

TREASURY DECISIONS

UNDER CUSTOMS AND
OTHER LAWS

VOL. 1
JANUARY-DECEMBER 1967

HENRY H. FOWLER
Secretary of the Treasury



U.S. GOVERNMENT PRINTING OFFICE

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TREASURY DEPT.
OTHER DEPT.

Vol. 1
JANUARY-DECEMBER 1967

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FOREWORD

This volume contains Treasury Decisions pertaining to the Bureau of Customs originally printed in the weekly Customs Bulletin during the period January through December 1967.

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CUSTOMS

(T.D. 67-1)

Weekly Treasury Decisions

Notice of change in name of publication "Treasury Decisions" to "Customs Bulletin"

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

Notice is hereby given that effective January 4, 1967, the name of the publication "Treasury Decisions," generally known as the "weekly Treasury Decisions," will be changed to "Customs Bulletin." The new title will, it is believed, more accurately describe the contents of the publication.

Issue No. 1, Volume 1, of the Customs Bulletin to be issued as of January 4, 1967, will continue the unbroken series of Treasury Decisions. The same types of information which currently appear in the Treasury Decisions will be published in the Customs Bulletin. The anticipated change is a change in name only and the publication, Customs Bulletin, will serve the same purposes as, and in all respects will be, the Treasury Decisions. Thus, where statute, regulation, or other precept (such as 19 U.S.C. 1315(d)) requires the publication of notice in the weekly Treasury Decisions, publication of notice in the Customs Bulletin will be considered to fulfill that requirement.

(133.121)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved December 20, 1966:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register December 23, 1966 (31 F.R. 16580)]

(T.D. 67-2)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 19, 1966.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

December 12, 1966-----	\$0. 00404220
December 13, 1966-----	. 00404220
December 14, 1966-----	. 00404220
December 15, 1966-----	. 00404262
December 16, 1966-----	. 00404220

Denmark krone:

December 12, 1966-----	\$0. 144856
December 13, 1966-----	. 144875
December 14, 1966-----	. 144900
December 15, 1966-----	. 144875
December 16, 1966-----	. 144833

Hong Kong dollar:

Official rate of \$0.173333* for the period from November 14 through 18, 1966 and the following Free* rates:

November 14, 1966-----	\$0. 174140
November 15, 1966-----	. 174064
November 16, 1966-----	. 173988
November 17, 1966-----	. 174064
November 18, 1966-----	. 173988

Iran rial:

For the period from November 14 through 18, 1966, rate of \$0.0133333*.

Philippine peso:

November 14, 1966-----	\$0. 256266*
November 15, 1966-----	. 255966*
November 16, 1966-----	. 255933*
November 17, 1966-----	. 255866*
November 18, 1966-----	. 255700*

*Certified as nominal rates.

Thailand baht (tical):

For the period from November 14 through 18, 1966, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-3)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
Washington, D.C., December 9, 1966.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

There has been a current trend for carriers and others concerned with bonded merchandise to move their facilities outside the existing port limits of Providence, Rhode Island. Therefore, in order to provide for customs services at these relocated areas and services for other increased customs activities outside existing port limits, it has been decided to extend the port limits of Providence, Rhode Island.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President in Executive Order No. 10289, September 17, 1951 (3 CFR, Ch. II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), the geographical limits of the customs port of Providence, Rhode Island, in the Providence, Rhode Island, district (Region I), comprising the area within the corporate limits of the City of Providence, Rhode Island, are extended to include the area within the following cities and towns in the State of Rhode Island:

Central Falls, Cranston, East Providence, Barrington, Pawtucket, Warwick, Woonsocket, Cumberland, Johnston, North Smithfield, Smithfield, Lincoln, and West Warwick.

Section 1.2(c) of the Customs Regulations is amended by inserting "(including the territory described in T.D. 67-3)" after "*Providence" in the column headed "Ports of entry" in the Providence, Rhode Island, district (Region I).

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.)

This Treasury decision shall become effective 30 days after publication in the Federal Register.

(331.23)

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register December 21, 1966 (31 F.R. 16312)]

(T.D. 67-4)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles manufactured or produced in
Brazil

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 19, 1966.

There is published below the directive of November 28, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles in categories 1, 2, 3, and 4, manufactured or produced in Brazil. This directive replaces the directive of February 15, 1966 (T.D. 66-52), and amends the directive of July 29, 1966 (T.D. 66-177).

This directive was published in the Federal Register of December 7, 1966 (31 F.R. 15334), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE

WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

November 28, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

Dear Mr. Commissioner:

This directive replaces the directive of February 15, 1966 and amends the directive of July 29, 1966, both concerning cotton textiles and cotton textile products produced or manufactured in Brazil.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962 as amended by Executive Order 11214 of April 7, 1965, you are directed, effective as soon as possible, and for the period extending through December 15, 1967, to prohibit the entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles in Categories 1, 2, 3, and 4, produced or manufactured in Brazil, in excess of a combined level for the four categories of 12,000,000 pounds.

With regard to cotton textiles produced or manufactured in Brazil, cotton textiles in Categories 3 and 4 which have been exported to the United States from Brazil prior to December 16, 1966, and cotton textiles in Category 2 which have been exported to the United States from Brazil prior to June 9, 1966 shall not be subject to this directive.

The directive of July 29, 1966 concerning certain cotton textiles and cotton textile products produced or manufactured in Brazil is hereby amended by terminating the provisions therein relating to cotton textiles in Category 2.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Brazil and with respect to imports of cotton textiles and cotton textile products from Brazil have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs

being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

JOHN T. CONNOR,
*Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-5)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products
manufactured or produced in Poland

THE SECRETARY OF COMMERCE,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 19, 1966.

There is published below the directive of December 1, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in categories 19, 26, 28, and 34, manufactured or produced in Poland.

This directive was published in the Federal Register of December 7, 1966 (31 F.R. 15335), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230
PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 1, 1966.

COMMISSIONER OF CUSTOMS
*Department of the Treasury
Washington, D.C. 20226*

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) relating to non-participants, and in accordance

with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective December 4, 1966 and for the twelve-month period extending through December 3, 1967, entry into the United States for consumption, and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Categories 19, 26, 28, and 34, produced or manufactured in Poland, in excess of the following levels of restraint:

<i>Category</i>	<i>Twelve-Month Level of Restraint</i>
19	689,063 square yards
26	98,323 square yards ¹
28	124,031 units
34	69,458 units

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 19, 26, 28, and 34, produced or manufactured in Poland, which have been exported to the United States from Poland prior to December 4, 1966, shall to the extent of any unfilled balance, be charged against the level of restraint established for such goods during the period beginning December 4, 1965 and extending through December 3, 1966. In the event that this level has been exhausted by previous entries, such goods shall be charged against the level established under the present directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Poland and with respect to imports of cotton textiles and cotton textile products from Poland have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

JOHN T. CONNOR,
*Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

¹ This level has been adjusted from 110,250 square yards pursuant to an adjustment requested by the Government of Poland.

(T.D. 67-6)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 20, 1966.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

DOCUMENTATION OF VESSELS

T.D. 67-6(1) *Mortgages, preferred, number of certified copies required.*—Although Public Law 89-582, approved September 16, 1966 (T.D. 66-218), amended subsection E of the Ship Mortgage Act, 1920 (46 U.S.C. 923), to eliminate the former requirement that a certified copy of a preferred mortgage be placed and retained on board a mortgaged vessel which is not self-propelled, it made no change in that part of the existing statute which requires that the appropriate customs officer "upon the recording of a preferred mortgage shall deliver two certified copies thereof to the mortgagor." Public Law 89-582, therefore, has effected no change in the number of copies of a preferred mortgage required to be presented upon recordation, even though the mortgage may cover one or more non-self-propelled vessels. Bureau letter dated December 5, 1966. (211.131)

TARIFF CLASSIFICATION

T.D. 67-6(2) *Aromatic or odoriferous substances. Inhalant.*—A breath freshening inhalant, consisting of a strip of blotting paper impregnated with a nonalcoholic aromatic mixture encased in a plastic dispenser, classifiable under the provision for Aromatic or odoriferous substances containing no alcohol * * * : * * * Artificial mixtures, in item 460.85, TSUS. The plastic dispenser is classifiable as packaging at the same rate of duty, under *General Headnote 6(b)(i)*. Bureau letter dated December 5, 1966. (412.6)

T.D. 67-6(3) *Beeswax, articles of, nspf. Wadding of textile materials, and articles of, nspf. Earplugs.*—Earplugs composed of beeswax, paraffin, and slight amount of boric acid impregnated on cotton wads, classifiable according to the component material of chief

value: if in chief value of beeswax, under the provision for Articles not specially provided for * * * Of wax: Of beeswax, in *item 792.30*, TSUS; if in chief value of cotton, under the provision for Wadding, batting, and nonwoven fabrics * * * and articles not specially provided for of any one or combination of these products, all the foregoing, of textile materials whether or not coated or filled: Of vegetable fibers, in *item 355.05*, TSUS. Bureau letter dated December 9, 1966. (471.7)

T.D. 67-6(4) Building boards. Face finished building boards. *Definitions and words and phrases: "face finished"*.—Building boards composed of paperboard face finished with kraft paper in various designs, or aluminum foil, or fabrics classifiable under the provision for Building boards not specially provided for, whether or not face finished: * * * Other boards, of vegetable fibers (including wood fibers), in *item 245.90*, TSUS. *Schedule 2, Part 3, Headnote 2*, TSUS, that defines "face finished," noted. Bureau letter dated December 6, 1966. (483.52)

T.D. 67-6(5) Cabinet locks. Drawer lock.—Metal drawer lock of disc-tumbler construction, with the body of the lock housing the locking mechanism measuring $\frac{7}{8}$ inch in width, of a type used on office desks, file cabinets and similar metal office furniture, classifiable under the provision for Locks and padlocks (whether key, combination, or electrically operated) * * * of base metal * * *: * * * Cabinet locks: Not of cylinder or pin tumbler construction: Not over 1.5 inches in width, in *item 646.86*, TSUS. C.D. 2669 (*Shriro Trading Corporation v. United States*) which held that certain disc-tumbler cylinder locks were not "of pin tumbler or cylinder construction" under paragraph 384 of the Tariff Act of 1930, and *General Headnote 10(a)* which states that "the provision describing the classes of imported articles and specifying rates of duty * * * are subject to the rules of interpretation set forth herein and to such other rules of statutory interpretation, not inconsistent therewith, as have been or may be developed under * * * judicial rulings," noted and followed. T.D. 66-94(24) modified. Bureau letter dated December 8, 1966. (424.43)

T.D. 67-6(6) Electrical articles, nsfp. High intensity lamp-transistor radio combination. Classification Principles: "tariff entities". "entireties".—Lamp-radio combination, consisting of a high intensity lamp joined with a transistor radio, with radio serving as a part of the base of the lamp, designed to operate on house current, 117 volts, 60 cycles (A.C.), and utilizing a single power cord and common power transformer, is considered to be a tariff entity since it incorporates two functions, that of a lamp and a radio, neither of which

is subordinate to or an adjunct of the other, and considered to be more than a radio and more than an illuminating article, and classifiable as an entirety under the provision for Electrical articles * * * not specially provided for, in *item 688.40*, TSUS. Bureau letter dated December 9, 1966. (431.51)

T.D. 67-6(7) *Electrical ware, ceramic. Insulators.*—Porcelain electrical insulators, in which the metal parts are permanently clamped to the porcelain insulators under spring pressure, are classifiable under the provision for Ceramic electrical insulators whether or not in part of metal * * * : * * * Other, in *item 535.14*, TSUS, and not under the provision for Porcelain insulators, with metal parts *cemented* thereto * * * in *item 535.11*, TSUS. *Schedule 6, Part 5, Headnote 1(i)*, TSUS, stating that part does not cover electrical insulators or insulating materials, noted. Bureau letter dated December 9, 1966. (444.213)

T.D. 67-6(8) *Essential oils. Cabreuva oil.*—Cabreuva oil obtained by distilling the extracts from the heartwood of the cabreuva tree, classifiable under the provision for Oils, distilled or essential * * * : * * * Other, in *item 452.80*, TSUS. Bureau letter dated December 7, 1966. (418.131)

T.D. 67-6(9) *Expanded rubber or plastics. Washing and polishing mitt.*—Polyurethane foam mitt with small amount of detergent in palm, used for washing and polishing automobiles, classifiable under the provision for Expanded, foamed, or sponge * * * plastics and articles not specially provided for * * * of such plastics: * * * Of polyurethane, in *item 770.40*, TSUS. T.D. 56404(8) distinguished. Bureau letter dated December 9, 1966. (418.3)

T.D. 67-6(10) *Household articles, nspf, of metal. Dish, copper.*—A copper dish with upper surface covered with a vitreous enamel, classifiable under the provision for Articles not specially provided for of a type used for household, table, or kitchen use * * * of metal: * * * Articles, wares * * * of base metal, not coated or plated with precious metal: * * * Of copper: * * * Other, in *item 654.05*, TSUS. Bureau letter dated December 5, 1966. (424.18)

T.D. 67-6(11) *Iron or steel articles, nspf. Wire filter material.*—Stainless steel wire measuring 5 inches in width, with closely arranged strands of fine wire (approximately .005 inch) running the breadth of the material and forming part of the 1/2 inch wide selvaged borders; generally supplied in rolls of 100 or more feet in length, classifiable under the provision for Articles of iron or steel * * * : * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated December 7, 1966. (423.343)

T.D. 67-6(12) *Jewelry and related articles. Barefoot thongs.*—Women's barefoot thong, consisting of elastic band which goes around the ankle and a thong which runs from the front center of the band over the arch of the foot and is hooked into a toe, used only for decorative effect, classifiable under the provision for Other objects of personal adornment * * * : * * * Other, in *item 740.30 or 740.37*, TSUS, depending on value. Bureau letter dated December 5, 1966. (472.735)

T.D. 67-6(13) *Locks. "Autolock".*—Electric door lock that can be operated by remote control, classifiable under the provision for Locks * * * (* * * electrically operated) * * * and parts thereof, of base metal * * * : * * * Other, in *item 646.92*, TSUS. Bureau letter dated December 9, 1966. (431)

T.D. 67-6(14) *Machines, nspf. Floor sweeper.*—A manually operated, 3 wheel, non-household sweeper including dirt receptacle, the main and side brushes of which are geared to operate from the action of the 2 forward wheels; measuring 42 inches long by 31 inches wide; suitable for cleaning relatively large floor or pavement areas, classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated December 9, 1966. (431.31)

T.D. 67-6(15) *Machines, textile machines. Picking machine.*—Synthetic-waste-picking machines for shredding waste thread or cloth for reuse as stuffing or wadding, classifiable under the provision for Machines used to prepare natural or man-made fibers * * * for use as stuffing, or for the manufacture of non-woven felts or wadding * * * : * * * Other, in *item 670.06*, TSUS. Bureau letter dated December 6, 1966. (434.2)

T.D. 67-6(16) *Pipes and tubes, copper. Copper tubing.*—Copper tubing covered with braided copper wire classifiable under the provision for Pipes and tubes and blanks therefor, pipe and tube fittings, all the foregoing of copper: Pipes and tubes and blanks therefor: Copper other than alloys of copper: * * * Other, in *item 613.04*, TSUS. Bureau letter dated December 5, 1966. (426.223)

T.D. 67-6(17) *Regalia, for institutions. Ring. Medallion. Mace. Gold ring. Definitions and Words and Phrases: "regalia".*—Gold ring incised with the seal of Blackburn College; *Silver medallion*, also incised with college seal and attached to silver neck chain; and an *Oak and silver mace*, bearing the college seal as well as the names of the presidents of Blackburn College, all articles to be used only on college ceremonial occasions, fall within the meaning of "regalia" in *Schedule 8, Part 4, Headnote 2*, TSUS, and are therefore entitled to entry under the provision for Articles imported for the use of * * *

any institution established solely for educational purposes * * *;
* * * *Regalia*, in *item 851.30*, TSUS. T.D. 56521 (144) noted. Bureau letter dated December 6, 1966. (534.4)

T.D. 67-6(18) *Shoe machinery. Sole stamping machine.*—Shoe-sole machine used in the shoe-manufacturing industry to stamp the size of the shoe on the sole, classifiable under the provision for Shoe machinery in *item 678.10*, TSUS. Bureau letter dated December 7, 1966. (434.26)

T.D. 67-6(19) *Skis and ski equipment. Light skis on wheels.*—Light skis on wheels with rubber tires and metal bindings thereon, used for training on dry land, are classifiable under the provision for Skis, in *item 734.96*, TSUS, and the binding and rubber-tipped poles which are part of the equipment are separately classifiable under the provisions for Ski equipment * * *: * * * Other, in *item 734.97*, TSUS. Bureau letter dated November 21, 1966. (492.253)

T.D. 67-6(20) *Stones, precious, and semiprecious, and articles of. Agate vials. Containers.*—Agate vials used as parts of instruments designed for ultrafine grinding and mixing of powders, are classifiable under the provision for Other * * * semiprecious stones, and articles not specially provided for, of such stones: * * * Other, in *item 520.61*, TSUS. *Schedule 6, Part 4, Headnote 1 (iv)*, TSUS, noted with respect to possible classification under *item 678.20*, TSUS. Bureau letter dated December 5, 1966. (443.4)

T.D. 67-6(21) *Surveying instruments. Prism.*—A double right angle prism, which has openings of $\frac{5}{8}$ by $\frac{5}{8}$ inch, equipped with sliding circular cover, tubular handle, with a $\frac{3}{8}$ inch diameter opening for mounting on a staff and notched at the end for attaching to a plumb bob, classifiable under the provision for Surveying * * * instruments * * *: Optical instruments * * *: * * * Other, in *item 710.08*, TSUS. Bureau letter dated December 5, 1966. (426.853)

T.D. 67-6(22) *Tools, hand. Bottle cork opener.*—Bottle cork opener used to remove cork by pumping air through needle-like tube inserted into cork, classifiable under the provision for Hand tools (including table, kitchen, and household implements of the character of hand tools) not specially provided for * * *: * * * Other hand tools, in *item 651.47*, *651.53*, or *651.55*, according to the component material of chief value. Bureau letter dated December 9, 1966. (424.14)

T.D. 67-6(23) *Tools, hand. Clarinet reed trimmer.*—Clarinet reed trimmer which consists of two pieces, the bottom or cutting surface and the top or holder section, and is used to trim clarinet reeds, classifiable under the provision for Other hand tools: * * * Other: Of

iron or steel: * * * Other, in *item 651.47*, TSUS. Bureau letter dated December 8, 1966. (424.21)

T.D. 67-6(24) *Tool holders, for machine tools. Blank cutter holder.*—Blank cutter holders, rectangular metal pieces, approximately $1\frac{3}{4}$ inches long, $\frac{7}{8}$ inch wide, with a $\frac{3}{8}$ inch long right angle which is cut out at each end on opposite faces of the metal piece with the body of the holder containing two slots, each containing one pin, which is presumed to be for attachment to a lathe, boring mills, etc., classifiable under the provision for Work and tool holders * * * used principally with machine tools, tool holders, in *item 674.50*, TSUS. Bureau letter dated December 9, 1966. (424.23)

T.D. 67-6(25) *Tools, interchangeable tools for hand or machine tools. Engraving machine mill.*—A mill for engraving machine, which forms a pattern of tiny dots on a production printing or embossing cylinder by means of pressure without cutting or removal of metal from the cylinder, classifiable under the provision for Interchangeable tools * * * for machine tools * * *: * * * Other: * * * Not suitable for cutting metal: * * * Other, in *item 649.49*, TSUS. Bureau letter dated December 6, 1966. (434)

T.D. 67-6(26) *Wood doors. Articles of vegetable materials, fibrous unspun.*—Door manufactured of bagasse board as a core, bonded with pine wood and veneered on both sides, classifiable according to component of chief value; if in chief value of bagasse board under the provision for Articles not specially provided for, of unspun fibrous vegetable materials: * * * Other, in *item 222.64*, TSUS; if in chief value of wood, under the provision for Wood doors with or without their hardware, in *item 206.30*, TSUS. Bureau letter dated December 5, 1966. (481.3)

(T.D. 67-7)

Customs Delegation Order No. 28

Order of the Commissioner of Customs delegating functions, rights, privileges, powers, and duties to Port Directors

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 7, 1966.

By virtue of authority vested in me by Treasury Department Order No. 165, Revised (T.D. 53654, 19 F.R. 7241), all functions, rights, privileges, powers, and duties delegated to district directors of customs and to regional commissioners of customs by Customs Delegation Order No. 22 (T.D. 56470, 30 F.R. 11180) and delegated

to the assistant regional commissioners and deputy regional commissioner for Customs Region II, New York City, New York, by Customs Delegation Orders No. 23 (T.D. 66-100, 31 F.R. 7150) and No. 24 (T.D. 66-113, 31 F.R. 7842), respectively, are hereby delegated also to port directors.

Ordinarily each Port Director will exercise the authority delegated herein only where statute, regulation, or instruction contemplates that the Port Director should take action at the port over which he has supervision.

This delegation is effective as of the date of the creation of the several regions in which the ports are located.

(191.1)

EDWIN F. RAINS,
Acting Commissioner of Customs.

[Published in the Federal Register December 28, 1966 (31 F.R. 16581)]

(T.D. 67-8)

Customs General Provisions—Customs Regulations amended

Part 1, Customs Regulations, giving general information relating to customs operations amended by adding new section 1.4a, and amending sections 1.1 and 1.5

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

All functions, rights, privileges, powers, and duties vested in collectors of customs or appraisers of merchandise were delegated to district directors and regional commissioners of customs by Customs Delegation Order No. 22 of August 24, 1965 (T.D. 56470, 30 F.R. 11180). That delegation was extended to include the assistant regional commissioners and deputy regional commissioner for Customs Region II, New York City, New York, by Customs Delegation Orders No. 23 of May 10, 1966 (T.D. 66-100, 31 F.R. 7150), and No. 24 of

May 26, 1966 (T.D. 66-113, 31 F.R. 7842), respectively, and, to be exercised in limited areas, to port directors by Customs Delegation Order No. 28 of December 7, 1966 (T.D. 67-7, 31 F.R. 16581).

Bureau of Customs Circular MAN-9-CC of October 26, 1965 (30 F.R. 13790), as changed by Bureau of Customs Notices of December 30, 1965 (31 F.R. 981), and July 6, 1966 (31 F.R. 9529), indicates the field offices and particular officers therein with whom customs business formerly transacted with collectors of customs and appraisers of merchandise, shall be transacted.

Pending the completion of the revision of the Customs Regulations, except as expressly provided by amendment of individual sections thereof, action required therein to be taken by collectors of customs or appraisers of merchandise will be taken by district directors of customs, regional commissioners of customs (at Region II, New York City, New York, by the deputy and assistant regional commissioners of customs), and port directors under the authority delegated to those officers which was formerly vested in collectors and appraisers of merchandise. That action will be taken in accordance with the distribution of functions announced in Bureau of Customs Circular MAN-9-CC of October 26, 1965 (30 F.R. 13790), as amended.

In order to adapt the provisions of this Chapter to the transfer of authority, and for other purposes, the Customs Regulations are amended as follows:

1. A new paragraph (d) is added to section 1.1 to read:

(d) Unless otherwise indicated, "district director of customs," "collector of customs," "appraiser of merchandise" and variations of those terms, such as "district director," "collector of the district," "collector," "deputy collector," or "appraiser" as used in this Chapter shall mean the district director of customs at a headquarters port (other than the port of New York, New York); the regional commissioner of customs, the deputy and assistant regional commissioners of customs for Customs Region II at the port of New York, New York; and the port director at a port not designated as a headquarters port. Ordinarily each port director will exercise the authority delegated herein only where statute, regulation, or instruction contemplates action at the port over which he has supervision.

2. The Directors, Field Audit, are successors to the Comptrollers of Customs, whose offices were abolished by Reorganization Plan No. 1 of 1965 (3 CFR, 1965 Supp.). To include a description of the assignments of customs regions to the Field Audit staff a new section, 1.4a, is added to read:

1.4a Assignment of Customs regions to Directors, Field Audit.—The regions in section 1.1, together with their respective districts, are assigned to the offices of Directors, Field Audit, as follows:

AUDIT OFFICE	ADDRESS	CUSTOMS REGIONS
New York	U.S. Customhouse, New York, N.Y. 10004.	I, II, and III
Branch	U.S. Customhouse, Boston, Mass. 02109.	I
Branch	U.S. Customhouse, Baltimore, Md. 21202.	III
Miami	160 N.E. 4th Street, Miami, Fla. 33132.	IV and V
Branch	U.S. Customhouse, New Orleans, La. 70130.	V
Houston	515 Rusk Street, Houston, Tex. 77002.	VI
San Francisco	U.S. Customhouse, San Francisco, Calif. 94111.	VII and VIII
Branch	300 N. Los Angeles Street, Los Angeles, Calif. 90012.	VII
Chicago	U.S. Customhouse, Chicago, Ill. 60607.	IX

3. To make it clear that the jurisdiction of the Customs Agency Service regions is described in terms of customs districts, the heading for the third column of the table in section 1.5 is amended by substituting "Area of jurisdiction (Customs districts and foreign countries)" for "Geographical jurisdiction" under "CUSTOMS AGENCY SERVICE REGIONS." As amended the heading will read:

CUSTOMS AGENCY SERVICE REGIONS			CUSTOMS AGENCY SERVICE SUBOFFICES	
No.	Head-quarters.	Area of jurisdiction (Customs districts and foreign countries).	Head-quarters.	Geographical jurisdiction.

4. To reflect the current organization of the Customs Agency Service the table in section 1.5 is further amended as follows:

In region 3:

Under "CUSTOMS AGENCY SERVICE SUBOFFICES" in the column headed "Headquarters" delete the words "Customs Agent in Charge, Port Arthur."

In the column headed "Geographical jurisdiction" make the following changes: Amend the description of the jurisdiction of the Customs Agent in Charge, Laredo, by adding the words "in the State of Texas."

Delete the following description of the geographical jurisdiction of the Customs Agent in Charge, Port Arthur, reading: "Cameron and Calcasieu parishes in the State of Louisiana and that part of the State of Texas lying east of Galveston Bay, the Trinity River and 96° west longitude."

Substitute for the present geographical jurisdiction of the Customs Agent in Charge, Houston, the following: "All the State of Oklahoma east of 100° west longitude; Cameron and Calcasieu counties in the State of Louisiana; and that part of the State of Texas lying east of a line formed by 97° west longitude, including Tarrant county but not including Refugio county."

In region 4:

Under "CUSTOMS AGENCY SERVICE SUBOFFICES" in the column headed "Headquarters" substitute for the words "Resident Customs Agent, Pembina" the words "Customs Agent in Charge, Pembina."

In the column headed "Geographical jurisdiction" correct the description of the jurisdiction of the Customs Agent in Charge, Duluth, to read:

Route U.S. 71 from International Falls, Minnesota, south to the junction of U.S. 71 and U.S. 212 (near Olivia, Minnesota); east on U.S. 212 to U.S. 10 including Minneapolis-St. Paul, and continuing east on U.S. 10 to Manitowoc, Wisconsin; that part of the State of Michigan lying west of Route U.S. 41 extending from Escanaba to Marquette.

(R.S. 161, as amended, 251, 77A Stat. 14, sec. 624, 46 Stat. 759, 79 Stat. 1317; 5 U.S.C. 22, 19 U.S.C. 66, 1202 (Gen. Hdnote 11), 1624. Reorganization Plan No. 1 of 1965; 3 CFR, 1965 Supp.)

Because the purpose of this Treasury decision is to conform the regulations to Treasury Department Order No. 165-17, or to effect organizational changes, it is hereby found that it is unnecessary to issue these amendments with notice under 5 U.S.C. 553 or subject to the effective date limitations of that section.

These amendments shall become effective upon publication in the Federal Register.

(014.1)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved December 16, 1966:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register December 28, 1966 (31 F.R. 16563)]

(T.D. 67-9)

Cotton textiles—Restrictions on entry

Restrictions on entry of certain categories of cotton textiles and cotton textile products manufactured or produced in the Republic of Korea

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 21, 1966.

There is published below the directive of December 6, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of certain categories of cotton textiles and cotton textile products manufactured or produced in the Republic of Korea. This directive supplements and amends the directive of December 30, 1965 (T.D. 66-44).

This directive was published in the Federal Register on December 14, 1966 (31 F.R. 15771), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 6, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive supplements and amends the directive of December 30, 1965 concerning cotton textiles and cotton textile products produced or manufactured in the Republic of Korea.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962 as amended by Executive Order 11214 of April 7, 1965, you are directed to authorize, effective as soon as possible, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 9, 18/19, 22, 26, 46, 49, 50, 51, 54, 60, and part of 64 (T.S.U.S.A. Nos. 366.4500, 366.4600, 366.4700 only), produced or manufactured in the Republic of Korea and exported to the United States from the Republic of Korea during the period beginning January 1, 1966 and extending through March 31, 1967 in the quantities designated below, without charging such entries against the levels of restraint set forth in the directive of December 30, 1965:

<i>Category</i>	<i>Quantities</i>
9	100, 000 square yards
18/19	75, 000 square yards
22	191, 920 square yards
26 (duck only) ¹	343, 000 square yards
26 (other than duck)	42, 500 square yards
46	481 dozen
49	2, 250 dozen
50	3, 099 dozen
51	5, 464 dozen
54	3, 850 dozen
60	8, 925 dozen
64 (part of 64) ²	16, 750 lbs.

In carrying out this directive you shall first charge entries of such goods made after the effective date of this directive against the amounts provided for in this directive before charging them against the levels provided for in the directive of December 30, 1965.

Effective as soon as possible, the directive of December 30, 1965 is hereby amended by terminating the provisions therein relating to Category 48.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

¹ T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08	326.—01 through 04, 06, 08
321.—01 through 04, 06, 08	327.—01 through 04, 06, 08
322.—01 through 04, 06, 08	328.—01 through 04, 06, 08

² Only T.S.U.S.A. Nos. 366.4500, 366.4600, 366.4700

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Republic of Korea and with respect to imports of cotton textiles and cotton textile products from the Republic of Korea have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

JOHN T. CONNOR,
*Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-10)

Cotton textiles—Restrictions on entry

Restrictions on entry of cotton textiles in categories 1, 2, 3, and 4 manufactured or produced in Portugal

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 21, 1966.

There is published below the directive of December 6, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles in categories 1, 2, 3, and 4 manufactured or produced in Portugal. This directive amends the directive of September 9, 1966 (T.D. 66-208).

This directive was published in the Federal Register on December 13, 1966 (31 F.R. 15714), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 6, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20220

DEAR MR. COMMISSIONER:

This directive amends the directive of September 9, 1966, concerning cotton textiles and cotton textile products produced or manufactured in Portugal.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles, done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed, effective as soon as possible, to deduct 2,894,331 pounds from the charges to the level of 4 million pounds set forth in the directive of September 9, 1966. That part of the directive of September 9, 1966, which requires that you first charge applicable entries against the level of 4 million pounds is hereby rescinded, and such entries shall first be charged against the levels of restraint established for cotton textiles in Categories 1, 2, 3, and 4 during the period January 1, 1966, through December 31, 1966.

You are further directed to make the following charges against the levels of restraint in Categories 1, 2, and 4, which were set forth in the directive of December 30, 1965, concerning cotton textiles and cotton textile products produced or manufactured in Portugal:

<i>Category</i>	<i>Charges</i>
1	2,729,323 pounds
2	119,472 pounds
4	45,536 pounds

In the event that any of the above charges cannot be made in full against the applicable levels of restraint as a result of previous entries, any such excess shall be charged to the level of 4 million pounds.

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Portugal and with respect to imports of cotton textiles and cotton textile products from Portugal have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the

foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

JOHN T. CONNOR,
*Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-11)

Cotton textiles—Restrictions on entry

Restrictions on entry of certain categories of cotton textiles and cotton textile products manufactured or produced in Pakistan

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 21, 1966.

There is published below the directive of December 6, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of certain categories of cotton textiles and cotton textile products manufactured or produced in Pakistan. This directive replaces the directives of June 27, 1966 (T.D. 66-148), and April 18, 1966 (T.D. 66-95), as the latter was amended by the directive of August 5, 1966 (T.D. 66-179).

This directive was published in the Federal Register on December 13, 1966 (31 F.R. 15713), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 6, 1966.

COMMISSIONER OF CUSTOMS
*Department of the Treasury
Washington, D.C. 20226*

DEAR MR. COMMISSIONER:

This directive replaces the directives of June 27, 1966 and April 18, 1966 as the latter was amended by the directive of August 5, 1966.

These directives concerned certain cotton textiles and cotton textile products produced or manufactured in Pakistan.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible, and for the twelve-month period beginning July 1, 1966 and extending through June 30, 1967, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 9, 15, 18/19, 22, parts of 26, parts of 31, and 41/42, produced or manufactured in Pakistan, in excess of the following designated adjusted levels of restraint:

<i>Category</i>	<i>12-Month Levels of Restraint</i>	<i>Adjusted Levels of Restraint</i>
9	23,000,000 syds.	14,677,212 ⁵
15	2,000,000 syds.	619,204 ⁶
18/19 & part of 26 ¹	10,000,000 syds.	5,496,985 ⁵
22	2,000,000 syds.	804,736 ⁶
Part of 26 ²	3,000,000 syds.	1,037,045 ⁵
Part of 26 (duck) ³	6,000,000 syds.	4,247,964 ⁶
Part of 31 ⁴	3,900,000 pieces	3,775,000 ⁶
41/42	250,000 dozen	193,212 ⁶

Entries of cotton textiles and cotton textile products in Categories 15, parts of 26 (T.S.U.S.A. Nos. 321.—34, 322.—34, 327.—34 and 328.—34 only), and 41/42, produced or manufactured in Pakistan,

¹ In Category 26, only T.S.U.S.A. Nos:

320.—34,	326.—34
321.—34,	327.—34
322.—34,	328.—34

² Only T.S.U.S.A. Nos.:

320—88	325—88	330—88	323—92	328—92
321—88	326—88	331—88	324—92	329—92
322—88	327—88	320—92	325—92	330—92
323—88	328—88	321—92	326—92	331—92
324—88	329—88	322—92	327—92	

³ Only T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08	326.—01 through 04, 06, 08
321.—01 through 04, 06, 08	327.—01 through 04, 06, 08
322.—01 through 04, 06, 08	328.—01 through 04, 06, 08

⁴ Only T.S.U.S.A. No. 366.2740

⁵ These levels have been adjusted to reflect entries made during the period beginning July 1, 1966 and extending through November 10, 1966. No adjustments have been made for entries after November 10, 1966.

⁶ These levels have been adjusted to reflect entries made during the period beginning July 1, 1966 and extending through September 30, 1966. No adjustments have been made for entries after September 30, 1966.

and which have been exported to the United States from Pakistan prior to July 1, 1966 shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The levels of restraint set forth above are subject to adjustment pursuant to the bilateral agreement of November 21, 1966 between the Governments of the United States and Pakistan which provides in part that within the aggregate and applicable group limits of the agreement, limits on certain categories may be exceeded by not more than 5 percent. Any adjustments provided for in the bilateral agreement will be made in further directives to you, as may be appropriate.

The actions taken with respect to the Government of Pakistan and with respect to imports of cotton textiles and cotton textile products from Pakistan have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

JOHN T. CONNOR,
*Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-12)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 27, 1966.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

December 19, 1966-----	\$0. 00404219
December 20, 1966-----	. 00404220
December 21, 1966-----	. 00404220
December 22, 1966-----	. 00404220
December 23, 1966-----	. 00404220

Denmark krone:

December 19, 1966-----	\$0. 144850
December 20, 1966-----	. 144825
December 21, 1966-----	. 144871
December 22, 1966-----	. 144800
December 23, 1966-----	. 144796

Hong Kong dollar:

Official rate of \$0.173333* for the period from November 21 through 25, 1966, and the following Free* rates:

November 21, 1966-----	\$0. 173875
November 22, 1966-----	. 173988
November 23, 1966-----	. 174064
November 25, 1966-----	. 173913

Iran rial:

For the period from November 21 through 25, 1966, rate of \$0.0133333*.

Philippine peso:

For the period from November 21 through 25, 1966, rate of \$0.255866*.

Thailand baht (tical):

For the period from November 21 through 25, 1966, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

LESTER D. JOHNSON,
Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-13)

Notice of qualification of Rimrock, Inc., as a citizen of the United States under 46 U.S.C. 883-1

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 22, 1966.

This is to give notice that pursuant to section 3.21, Customs Regulations (19 CFR 3.21), issued under the provisions of section 27A of the

Merchant Marine Act, 1920, as amended by the Act of September 2, 1958 (46 U.S.C. 883-1), Rimrock, Inc., of P.O. Box 7074, Shreveport, Louisiana, incorporated under the laws of the State of Delaware, did on November 16, 1966, file with the Commissioner of Customs, in duplicate, an oath for qualification of a corporation as a citizen of the United States following the form of oath prescribed in customs Form 1260.

The oath shows that:

(a) A majority of the officers and directors of the corporation are citizens of the United States (list of names, home addresses, and citizenship attached to the oath);

(b) Not less than 90 percent of the employees of the corporation are residents of the United States;

(c) The corporation is engaged primarily in a manufacturing or mineral industry in the United States, or in a Territory, District, or possession thereof;

(d) The aggregate book value of the vessels owned by the corporation does not exceed 10 percent of the aggregate book value of the assets of the corporation; and

(e) The corporation purchases or produces in the United States, its Territories or possessions not less than 75 percent of the raw materials used or sold in its operations.

The Commissioner of Customs, having found this oath to be in compliance with the law and regulations, on December 22, 1966, issued to Rimrock, Inc., a certificate of compliance on customs Form 1262 as provided in section 3.21(i) of the regulations. The certificate and any authorization granted thereunder will expire three years from the date thereof unless there first occurs a change in the corporate status requiring a report under section 3.21(h) of the regulations.

(211.1)

EDWIN F. RAINS,
Acting Commissioner of Customs.

[Published in the Federal Register December 29, 1966 (31 F.R. 16629)]

(T.D. 67-14)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 22, 1966.

The following are synopses of drawback rates and amendments issued January 10, 1964, to December 14, 1966, inclusive, pursuant to

sections 22.1 to 22.5, inclusive, Customs Regulations, and approvals under section 22.6, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Aluminum extrusions.*—Manufactured under section 1313(b) by Aluminum Extrusion Corp., Conovanas, P.R., with the use of aluminum billets.

Rate effective on articles manufactured on and after November 25, 1964, and exported on and after December 11, 1964.

Manufacturer's statement of October 21, 1966, forwarded to regional commissioner of customs, Miami, Fla., December 9, 1966.

(B) *Aluminum fluoride and cryolite.*—T.D. 50256-B, as amended, covering, among other things, aluminum and aluminum alloy articles manufactured under section 1313(b) by Aluminum Co. of America, Pittsburgh, Pa., with the use of aluminum, aluminum alloy, aluminum scrap, and aluminum alloy scrap, further *amended* to cover aluminum fluoride and cryolite manufactured under section 1313(b) at the company's Point Comfort, Tex., factory with the use of fluorspar.

Amendment effective on articles manufactured on and after June 1, 1963, and exported on and after September 1, 1963.

Supplemental statement of June 23, 1966, forwarded to regional commissioner of customs, New York, N.Y., December 14, 1966.

(C) *Beverages, carbonated.*—T.D. 55007-A, as amended by T.D.'s 55511-E, 55601-A, and 55782-A, covering carbonated beverages manufactured under section 1313(b) by Cantrell & Cochrane Ltd., Inc., New York, N.Y., at its Paterson, N.J., and Los Angeles, Calif., factories with the use of liquid refined invert sugar, further *amended* to provide for a change in location of its Paterson, N.J., factory to Norwood, Mass.

Amendment effective on articles manufactured and exported on and after June 26, 1964.

Amendment issued by collector of customs, New York, N.Y., April 29, 1965.

(D) *Beverages, carbonated.*—T.D. 55007-A, as amended by T.D.'s 55511-E, 55601-A, 55782-A, and 67-14-C, covering carbonated beverages manufactured under section 1313(b) by Cantrell & Cochrane Ltd., Inc., New York, N.Y., at its Norwood, Mass., and Los Angeles, Calif., factories with the use of liquid refined invert sugar, further *amended*

to provide for an additional factory at Garfield, N.J., and for the discontinuance of the Los Angeles, Calif., factory on July 1, 1964.

Amendment effective as to the additional factory on articles manufactured and exported on and after March 1, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., October 27, 1966.

(E) *Blades, razor, teflon coated, stainless steel, finished.*—Manufactured under section 1313(a) Wilkinson Sword, Inc., Mountain-side, N.Y., with the use of imported semi-finished stainless steel razor blades.

Rate effective on articles manufactured on and after February 10, 1964, and exported on and after November 4, 1964.

Rate issued by regional commissioner of customs, New York, N.Y., November 4, 1966.

(F) *Candies, chocolate.*—Manufactured under section 1313(b) by The Chunky Corp., New York, N.Y., at its Brooklyn, N.Y., factory with the use of liquid milk chocolate.

Rate effective on articles manufactured and exported on and after July 1, 1966.

Manufacturer's statement of July 1, 1966, forwarded to regional commissioner of customs, New York, N.Y., December 7, 1966.

(G) *Carb-O-Sep and Carbarstone.*—T.D. 51689-D, covering Flav-a-dee (poultry feed) manufactured under section 1313(a) by Witmoyer Laboratories, Inc., Myerstown, Pa., with the use of imported cod liver oil pulp residue (cod liver oil cake meal), *amended* to cover Carb-O-Sep and Carbarstone manufactured under section 1313(b) by the above company with the use of potassium cyanate.

Amendment effective on articles manufactured and exported on and after October 1, 1963.

Supplemental statement of October 28, 1966, forwarded to regional commissioner of customs, Baltimore, Md., December 9, 1966.

(H) *Confectionery.*—T.D. 48531-A, as extended and amended by T.D.'s 49827-A, 50343-C, and 51317-A, covering, among other things, confectionery manufactured under sections 1313(a) and (b) by Sweets Co. of America, Inc., Hoboken, N.J., with the use of hard or liquid refined sugar, further *amended* to cover the above articles manufactured at the company's additional factory located at Los Angeles, Calif.

Amendment effective on articles manufactured and exported on and after July 1, 1964.

Amendment issued by regional commissioner of customs, New York, N.Y., November 25, 1966.

(I) *Doors, glass, sliding.*—Manufactured under section 1313(a) by Lawson Industries, Inc., Miami, Fla., with the use of imported glass.

Rate effective on articles manufactured and exported on and after February 1, 1966.

Rate issued by district director of customs, Miami, Fla., November 28, 1966.

(J) *Film, motion picture, exposed and developed, positive.*—T.D. 48834-B, as extended by T.D. 50164-E, and amended by T.D.'s 55844-G and 56488-G, covering, among other things, the above-named articles manufactured under section 1313(b) by Pathe Laboratories, Inc., New York, N.Y., with the use of sensitized, but not exposed or developed, black and white and color motion picture film, further *amended* to cover the foregoing articles manufactured at the company's additional factory located at Los Angeles, Calif.

Amendment effective on articles manufactured and exported on and after October 1, 1964.

Amendment issued by regional commissioner of customs, New York, N.Y., November 29, 1966.

(K) *Fruits, fruit salad, fruit cocktail and fruit nectar, canned; canned and bottled catsup.*—T.D. 54288-D, as amended by T.D.'s 54672-B, 56056-E, and 56108-B, covering the foregoing articles manufactured under section 1313(b) by California Cannery and Growers, dba Filice and Perrelli Canning Co., San Francisco, Calif., at its Richmond, Gilroy, and Merced, Calif., factories with the use of liquid sugar and hard refined sugar, further *amended* to cover (1) the said articles manufactured by California Cannery and Growers, *successor*, and (2) operations at additional factories located in San Jose, Sunnyvale, Thornton, Stockton, and Turlock, Calif.

Amendment effective on articles covered by the first amendment which are exported on and after June 1, 1964, the date of succession, and on articles covered by the second amendment which are manufactured and exported on and after June 1, 1964.

Amendment issued by regional commissioner of customs, San Francisco, Calif., June 27, 1966.

(L) *Fruits, fruit cocktail, catsup, and peas, canned.*—T.D. 53937-C, as amended by T.D. 55699-E, covering the foregoing articles manufactured under section 1313(b) by Frank M. Wilson Co., Inc., Stockton, Calif., with the use of hard and liquid refined sugar, further *amended* to cover such products manufactured by Nugget Foods, Inc., Stockton, Calif., *successor*.

Amendment effective on articles exported on and after February 9, 1966, the date of succession.

Amendment issued by regional commissioner of customs, San Francisco, Calif., October 17, 1966.

(M) *Fuel Oil, distillate*.—Manufactured under section 1313(a) by Caribbean Refining Co., San Juan, P.R., at its Bayamon, P.R., factory with the use of imported crude petroleum and imported supplementary unfinished oil.

Rate effective on articles manufactured on and after September 1, 1962, and exported on and after October 16, 1962.

Rate issued by collector of customs, San Juan, P.R., January 10, 1964.

(N) *Glass, window, jalousie*.—Manufactured under section 1313(a) by Global Jalousie Glass Manufacturers, Inc., Miami, Fla., with the use of imported rough rolled glass slats.

Rate effective on articles manufactured and exported on and after April 13, 1966.

Rate issued by district director of customs, Miami, Fla., November 29, 1966.

(O) *Handkerchiefs, unfinished*.—T.D. 54073-D covering the above articles manufactured under section 1313(a) by Robinson & Golluber Mfg. Co., Passaic, N.J. with the use of imported woven piece goods, *amended* to cover (1) the foregoing articles manufactured by I. C. Herman & Co., Inc., New York, N.Y., *successor*; and (2) a change in location of the company's factory from Passaic, N.J., to Garfield, N.J.

Amendment effective on articles covered by (1), above, which are exported on and after November 19, 1959, the date of succession, and on articles covered by (2), above, which are manufactured and exported on and after January 15, 1960.

Amendment issued by regional commissioner of customs, New York, N.Y., October 27, 1966.

(P) *Heat exchangers, radiators, coolers, and other heat transfer products and parts*.—T.D. 56318-F, as amended by T.D. 56417-E, covering the above articles manufactured under section 1313(b) by Modine Manufacturing Co., Racine, Wis., at its factory at LaPorte, Ind., with the use of copper, copper alloy, and brass, further *amended* to cover an additional factory at LaPorte, Ind.

Amendment effective on articles manufactured and exported on and after December 16, 1965.

Amendment issued by regional commissioner of customs, Chicago, Ill., October 4, 1966.

(Q) *Machines, amusement, coin operated.*—Manufactured under section 1313(b) by Williams Electronic Manufacturing Corp., Chicago, Ill., with the use of copper coated magnet wire.

Rate effective on articles manufactured on and after June 21, 1966, and exported on and after June 24, 1966.

Manufacturer's drawback statement subscribed to on October 24, 1966, forwarded to regional commissioner of customs, Chicago, Ill., December 2, 1966.

(R) *Medicinal tablets.*—T.D. 52031-B, as amended, covering medicinal preparations and flavoring extracts manufactured under section 1313(a), (b), and (d) by Eli Lilly & Co., Indianapolis, Ind., at its Indianapolis, Lafayette, and Greenfield, Ind., factories with the use of, among other things, imported gum opium, *amended* to cover medicinal tablets manufactured under section 1313(a) by the above company with the use of imported chlormadinone acetate.

Amendment effective on articles manufactured on and after December 1, 1964, and exported on and after May 1, 1965.

Amendment issued by district director of customs, Cleveland, Ohio, November 1, 1966.

(S) *Orange juice, frozen concentrated.*—T.D. 54040-C, as amended, covering, among other things, frozen orange juice concentrate and grapefruit concentrate; orange drink base; and orange drink ade manufactured under section 1313(b) by Salada Foods, Inc., Plant City, Fla., with the use of frozen concentrated orange and grapefruit juice, further *amended* to cover frozen concentrated orange juice manufactured under section 1313(b), with the use of single strength orange juice.

Amendment effective on articles manufactured on and after January 23, 1964, and exported on and after January 28, 1964.

Supplemental statement of September 20, 1966, forwarded to regional commissioner of customs, Miami, Fla., November 29, 1966.

(T) *Piece goods, silk and woolen, unfinished silk or woolen.*—T.D. 51824-O covering unfinished worsted piece goods manufactured under section 1313(a) by Peter Moggio & Sons, Inc., Allentown, Pa., with the use of imported or drawback worsted yarn, *amended* to cover the articles mentioned in the above headnote manufactured by the above-named company with the use of imported silk, wool, or worsted yarns, or any combination thereof.

Amendment effective on articles manufactured on and after April 30, 1962, and exported on and after October 15, 1962.

Amendment issued by regional commissioner of customs, New York, N.Y., October 7, 1966.

(U) *Saw blades, hand and power, sabre, and band.*—T.D. 54357-E, covering nails manufactured under section 1313(b) by The Capewell Manufacturing Co., Hartford, Conn., with the use of hot rolled iron or steel wire rods, amended to cover hand and power saw blades, sabre saw blades, and band saw blades manufactured under section 1313(b) by the above-named company.

Amendment effective on articles manufactured on and after October 1, 1965, and exported on and after February 21, 1966.

Supplemental statement of November 18, 1966, forwarded to regional commissioner of customs, Boston, Mass., December 13, 1966.

(V) *Soft drink beverages, canned carbonated.*—Manufactured under section 1313(b), by Pepsi-Cola Bottling Co. of Los Angeles, Torrance, Calif., at its Baldwin Park, Calif., factory with the use of liquid refined invert sugar.

Rate effective on articles manufactured on and after July 16, 1965, and exported on and after August 17, 1965.

Manufacturer's drawback statement of August 26, 1966, forwarded to regional commissioner of customs, New York, N.Y., November 30, 1966.

(W) *Sweaters.*—Manufactured under section 1313(a) by Jacques de Loux, Inc., Sellersville, Pa., with the use of imported cashmere yarn.

Rate effective on articles manufactured on and after April 1, 1966, and exported on and after June 1, 1966.

Rate issued by district director of customs, Philadelphia, Pa., October 24, 1966.

(X) *Tonka beans, powdered.*—Manufactured under section 1313(a) by M. F. Neal & Co., Inc., Richmond, Va., with the use of imported whole tonka beans.

Rate effective on articles manufactured on and after February 16, 1966, and exported on and after May 27, 1966.

Rate issued by district director of customs, Norfolk, Va., December 2, 1966.

(Y) *Tungsten concentrates and products.*—T.D. 51064-H, as amended by T.D. 52849-Q; and T.D. 54436-G, as amended by T.D. 55437-Q, covering the above articles manufactured under section

1313(b) by Wah Chang Smelting and Refining Co. of America Inc., New York, N.Y., at its Glencove, N.Y., and Fairlawn, N.J., factories with the use of tungsten ores, concentrates, and crude tungsten concentrates, further *amended* (1) to cover the foregoing articles manufactured by Wah Chang Corp., New York, N.Y., *successor*, and (2) to cover the foregoing articles manufactured at an additional factory at Huntsville, Alabama.

Amendment effective on articles covered by (1), above, which are exported on and after January 1, 1964, the date of succession, and on articles covered by (2), above, which are manufactured and exported on and after November 18, 1960.

Amendment issued by regional commissioner of customs, New York, N.Y., October 24, 1966.

(Z) *Water coolers, drinking, electric.*—Manufactured under section 1313(a) by Ebco Manufacturing Co., Columbus, Ohio, with the use of imported motor compressors.

Rate effective on articles manufactured on and after September 23, 1964, and exported on and after February 23, 1965.

Rate issued by regional commissioner of customs, Chicago, Ill., November 4, 1966.

Approval under section 22.6, Customs Regulations

(1) *Petroleum products.*—Manufactured under section 1313(b) by Continental Oil Co., Ponca City, Okla., at its refineries located at Artesia, N. Mex.; Billings, Mont.; Denver, Colo.; Lake Charles, La.; Ponca City, Okla.; Baltimore, Md.; Chicago, Ill.; Trainer, Pa.; and Hammond, Ind., with the use of crude petroleum or petroleum derivatives.

Approval effective on articles manufactured on and after January 1, 1962, and exported on and after January 1, 1963.

Manufacturer's statement of July 20, 1964, and supplemental statement of July 6, 1966, forwarded to regional commissioners of customs, New York, N.Y.; Chicago, Ill.; New Orleans, La.; and Houston, Tex., December 12, 1966.

(T.D. 67-15)

Foreign currencies—*Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)*

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 3, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

December 27, 1966-----	\$0. 00403439
December 28, 1966-----	. 00403942
December 29, 1966-----	. 00402154
December 30, 1966-----	. 00401189

Denmark krone:

December 27, 1966-----	\$0. 144787
December 28, 1966-----	. 144820
December 29, 1966-----	. 144804
December 30, 1966-----	. 144800

Hong Kong dollar:

Official rate of \$0.173333* for the period from November 28 through December 2, 1966, and the following Free* rates:

November 28, 1966-----	\$0. 173837
November 29, 1966-----	. 173913
November 30, 1966-----	. 173686
December 1, 1966-----	. 173761
December 2, 1966-----	. 173761

Iran rial:

For the period from November 28 through December 2, 1966, rate of \$0.0133333*.

Philippine peso:

For the period from November 28 through December 2, 1966, rate of \$0.255866*.

Thailand baht (tical):

For the period from November 28 through December 2, 1966, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-16)

Classification of zinc sheets

Decision in C.D. 2721, that zinc-sheets, 1a lithographic quality for offset printing, raw, unfinished, shipped in flat shapes of various sizes and dimensions, including the size $26\frac{3}{4}$ by 31 inches by 12/1000 of an inch, were classifiable under paragraph 394, Tariff Act of 1930, as modified, as zinc in sheets, limited

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 29, 1966.

In the case of *Premier Graining Company, Inc., et al. v. United States*, the United States Customs Court held in a decision dated June 27, 1966, published as C.D. 2721 (101 Treas. Dec. (No. 27) 14) that merchandise invoiced as "Zinc-Sheets in 1a lithographic quality for Offset Printing, raw, unfinished," which is shipped in rectangular flat shapes of various sizes and dimensions, including the size $26\frac{3}{4}$ by 31 inches by 12/1000 of an inch, is classifiable as zinc in sheets under paragraph 394, Tariff Act of 1930, as modified, with duty at the rate of 1 cent per pound. The Court held that the evidence failed to establish a commercial designation for the term zinc in sheets as used in paragraph 394, or to establish that the term is susceptible to commercial designation.

The Bureau has been advised that additional testimony is available on the commercial designation of the term zinc in sheets and that a new case will be tried.

Therefore, pending a new ruling by the Court, the decision in C.D. 2721 will be limited to the merchandise which was the subject of the protest before the Court in that case.

(426.24)

EDWIN F. RAINS,
Acting Commissioner of Customs.

(T.D. 67-17)

Rules of the United States Customs Court

Amendment of Rules 3(n), 3(p), 3(t), 6(a), 6(d), 21(h), and 31(c) of the Rules of the United States Customs Court, effective December 21, 1966

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 30, 1966.

There is published for information and guidance amendments of Rules 3(n), 3(p), 3(t), 6(a), 6(d), 21(h), and 31(c), of the Rules of

the United States Customs Court. These amendments are effective December 21, 1966.

The Court Rules were heretofore published in T.D. 55102 of April 13, 1960, and amendments have been published in T.D.'s 55260, 55513, 55549, 55656, 56094, 56145, and 56433.

(344.15)

LESTER D. JOHNSON,
Commissioner of Customs.

Rules 3(n), 3(p) and 3(t) have been amended, effective immediately, to read as follows:

RULE 3. CALENDAR CALLS, TRIAL TERMS, AND NOTICES OF TRIAL

* * * * *

(n) For each of the hearings so set a calendar of all the pending cases properly triable at each of said ports shall be prepared by the clerk and notices of such hearings shall be mailed from New York not later than 30 days prior to the date of such hearings, except that in case of hearings held in the States of Washington, Oregon, California, Nevada, Idaho, Utah, Arizona, New Mexico, Colorado, Wyoming, Montana, Alaska, and Hawaii, and outlying possessions, the notices shall be mailed from New York not later than 35 days prior to the date of such hearing. Such notices shall contain the court number and the collector's number, if any, the name of the party or parties in whose name the case is docketed, and the subject matter thereof, and shall be sent to the plaintiff or the attorney of record whose name and address appear upon the papers.

* * * * *

(p) All papers and exhibits required at the trial of cases on such calendars, together with said calendars, shall be sent from New York so as to arrive at the place of hearing at least 21 days prior to the date of the hearing, except that in case of hearings held in the States of Washington, Oregon, California, Nevada, Idaho, Utah, Arizona, New Mexico, Colorado, Wyoming, Montana, Alaska, and Hawaii, and outlying possessions, such papers and exhibits shall be sent so as to arrive 30 days prior to the date of such hearings.

* * * * *

(t) Whenever a party desires or intends to try or prosecute any case appearing upon a calendar of this court, he shall, within the times hereinafter specified, serve upon each of the parties affected thereby, a notice in writing setting forth that fact and containing the following information: Calendar upon which the case appears, the docket subject, court number, and title of the case. Such notices may be served by delivering a copy thereof to an attorney or to a party where not represented by an attorney, or by mailing it to him at his

last known address. In either case the date of delivery or of mailing shall not be later than (1) fifteen days prior to the date of the calendar in cases appearing on New York calendars; (2) twenty days prior to the date of the calendar in cases appearing upon calendars other than New York, except (3) that in the case of hearings held in the States of Washington, Oregon, California, Nevada, Idaho, Utah, Arizona, New Mexico, Colorado, Wyoming, Montana, Alaska, and Hawaii, and outlying possessions, the date of delivery or of mailing shall not be later than twenty-five days prior to the date of the calendar. A copy of the said notice, together with proof of service thereof, shall be filed with or mailed to the clerk of the court at the time of such service of notice. Except upon consent of the parties or their attorneys, or upon good cause shown, cases not so noticed for trial will not be heard unless, in the discretion of the court or a division thereof, it is deemed that the ends of justice so require.

* * * * *

Rules 6(a) and 6(d) have been amended, effective immediately, to read as follows:

RULE 6. MOTIONS

(a) *Rehearings.*—All motions for rehearings shall be in writing and be filed with the clerk of the court at New York within 30 days from the entry of judgment in the case in which rehearing is requested. Motions shall be filed in triplicate when made before a division of the court. Such motion must clearly state the grounds upon which the moving party relies for the granting of such rehearing. If the grounds do not appear of record, the motion must be supported by an affidavit or affidavits setting forth in detail the facts upon which such motion is predicated. A copy of such motion for rehearing shall be served by the moving party, either personally or by mail, upon the opposite party or his attorney, and 15 days after such service shall be allowed the opposite party or his attorney in which to file and serve objections thereto. Oral argument shall not be heard upon such motion except by leave of the court. Any such motion or opposition thereto may be accompanied by briefs setting forth the facts and law upon which the parties rely. All such motions for and all papers filed in opposition thereto, shall be accompanied by a proposed order, such as each party thereto desires to have entered on the disposition of the motion, and shall be referred by the chief judge to the judge or division of the court having jurisdiction of the subject matter.

* * * * *

(d) *All other motions.*—All other motions, except those made orally in open court or at the trial of a case, shall be in writing and when in writing shall be filed in the office of the clerk of the court at New York and they shall be entered in the order of their filing in books to be kept for that purpose and such motions shall, in due course, be

referred to the judge or division of the court having jurisdiction in the premises. Motions shall be filed in triplicate when made before a division of the court. Copies of all such motions shall be served upon the opposite party or his attorney of record, either personally or by mail, and proof of such service shall accompany the filing of the motion papers. The opposing party, or his attorney of record, shall be allowed 15 days after service of a copy of any motion upon him in which to reply to the same: *Provided, however,* That in the case of motion papers filed in connection with cases tried at ports in the States of Washington, Oregon, California, Nevada, Idaho, Utah, Arizona, New Mexico, Colorado, Wyoming, Montana, Alaska, and Hawaii, and outlying possessions, the court may grant a period of 10 days, in addition to the 15 days allowed, in which to file objections thereto.

* * * * *

Rule 21(h) has been amended, effective immediately, to read as follows:

RULE 21. COMMISSIONS—LETTERS ROGATORY—DEPOSITIONS

* * * * *

(h) Upon the return of the deposition the clerk shall open and file it forthwith in his office and give notice thereof by mail to the parties or their respective counsel. Any written motion to suppress such deposition shall be filed with the clerk of the court within 15 days after the mailing of said notice: *Provided,* That 10 additional days shall be allowed in cases in which the party making such motion has its office located in the State of Washington, Oregon, California, Nevada, Idaho, Utah, Arizona, New Mexico, Colorado, Wyoming, Montana, Alaska, or Hawaii, or an outlying possession. Such motion to suppress may also be made orally at the time of trial. If not so made, such motion to suppress shall be deemed waived.

* * * * *

Rule 31(c) has been amended, effective immediately, to read as follows:

RULE 31. APPLICATIONS FOR REVIEW, ASSIGNMENTS OF ERROR, AND BRIEFS

* * * * *

(c) Within 30 days after the date of said notice of certification, unless specially excused therefrom by the court, the appellant or his counsel shall file a brief, serving one copy thereof on appellee or his counsel, and within 15 days thereafter the party so served shall file a brief, serving one copy thereof on the opposing party or his counsel, and both parties shall, at the time of serving the opposing party or his counsel, file four copies of said brief with the clerk of the court:

Provided, That if the case originates in the State of Washington, Oregon, California, Nevada, Idaho, Utah, Arizona, New Mexico, Colorado, Wyoming, Montana, Alaska, or Hawaii, or beyond the limits of the continental United States, there shall be allowed 10 days' additional time for the serving and filing of said briefs.

* * * * *

(T.D. 67-18)

Coastwise transportation of empty cargo vans and shipping tanks by Philippine vessels—Customs Regulations amended

Section 4.93(b), Customs Regulations, amended to add the Philippines to the list of countries whose registered vessels are permitted to transport empty cargo vans, lift vans, and shipping tanks coastwise

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

On the basis of information obtained and furnished by the Department of State, it is found that the Government of the Philippines extends to vessels of the United States in ports of the Philippines privileges reciprocal to those provided for in section 4.93(a) of the Customs Regulations. Vessels of the Philippines are therefore entitled to the privileges granted by this section.

Accordingly, section 4.93(b) of the Customs Regulations is amended by the insertion of "Philippines" in appropriate alphabetical order in the list of countries in that section.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759, sec. 2, 23 Stat. 118, as amended, sec. 27, 41 Stat. 999, as amended; 5 U.S.C. 301, 19 U.S.C. 66, 1624, 46 U.S.C. 2, 883.)

(216.131)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved December 30, 1966:

JAMES POMEROY HENDRICK,

Acting Assistant Secretary of the Treasury.

[Published in the Federal Register January 7, 1967 (32 F.R. 136)]

(T.D. 67-19)

Bonds

Approval of consolidated aircraft bonds (air carrier blanket bonds), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 4, 1967.

The following consolidated aircraft bonds have been approved:

Name of principal and surety	Date of bond	Date of approval	Filed with regional commissioner of customs; amount
Compagnie Nationale Air France, 1350 Ave. of the Americas, New York, N.Y.; Federal Insurance Co.	Dec. 1, 1966	Dec. 21, 1966	New York, N.Y.; \$100,000
Scandinavian Airlines System, Inc., SAS Bldg., 138-02 Queens Blvd., Jamaica, N.Y.; Seaboard Surety Co.	Dec. 7, 1966	Dec. 21, 1966	New York, N.Y.; \$100,000

Neither of the foregoing principals has been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-20)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 9, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

January 3, 1967-----	\$0.00402693
January 4, 1967-----	.00402421
January 5, 1967-----	.00402150
January 6, 1967-----	.00402694

Denmark krone:

January 3, 1967-----	\$0. 144859
January 4, 1967-----	. 144940
January 5, 1967-----	. 144883
January 6, 1967-----	. 144750

Hong Kong dollar:

Official rate of \$0. 173333* for the period from December 5 through 9, 1966, and the following Free* rates:

December 5, 1966-----	\$0. 173761
December 6, 1966-----	. 173913
December 7, 1966-----	. 173761
December 8, 1966-----	. 173837
December 9, 1966-----	. 174291

Iran rial:

For the period from December 5 through 9, 1966, rate of \$0. 0133333*.

Philippine peso:

December 5, 1966-----	\$0. 255933*
December 6, 1966-----	. 255866*
December 7, 1966-----	. 255933*
December 8, 1966-----	. 255866*
December 9, 1966-----	. 255900*

Thailand baht (tical):

For the period from December 5 through 9, 1966, rate of \$0. 0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,

Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-21)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 5, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-21(1) *Aluminum articles, nspf. Plastic articles. Aluminum medallions.*—Aluminum medallions, 1½ inches in diameter, to be used as “giveaway” items at the New Orleans Mardi Gras, are classifiable under the provisions for Articles of Aluminum, not coated or plated with precious metal, in *item 657.40, TSUS*. Plastic medallions, of the same dimension, also imported as “giveaway” items, are classifiable under the provision for Articles not specially provided for, of rubber or plastics: * * * Other, in *item 774.60, TSUS*. Bureau letter dated December 19, 1966. (427.32)

T.D. 67-21(2) *Articles of textile materials, nspf. Wearing apparel of rubber or plastics, nspf. Plastic articles. Life jackets.*—Life jackets made of woven fabric of man-made fibers, and having small pouches of heat sealed plastic, in chief value of man-made fibers, classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles, not ornamented: * * * Of man-made fibers: * * * Other, in *item 389.60, TSUS*, and not under the provision for Wearing apparel * * * not specially provided for, of * * * plastics, in *item 772.30, TSUS*, nor under the provision for Articles not specially provided for, of * * * plastics: * * * Other, in *item 774.60, TSUS*. Merchandise does not constitute wearing apparel. *Schedule 3, Headnote 5, TSUS*, not applicable. Bureau letter dated December 14, 1966. (471.7)

T.D. 67-21(3) *Badminton equipment. Plastic case or bag. Classification Principles: “tariff entities”. “entireties”.*—Transparent plastic carrying case or bag with a zipper closure for housing badminton equipment is a container of the usual type ordinarily sold at retail with its contents within the meaning of *General Headnote 6(b) (i)* and its cost is a part of the value of the contents which are classifiable under the provision for Badminton equipment, in *item 734.50, TSUS*. Bureau letter dated December 12, 1966. (492.23)

T.D. 67-21(4) *Chemical compounds, organic, benzenoid. Classification Principles: “chief use”.*—Phenylethyl malonic acid monoethyl ester 2 diethylaminoethylamide, although used as a drug abroad, is classifiable under the provision for All other products, by whatever name known, not provided for in subpart A or C of this part (*Schedule 4, Part 1*) * * * which are obtained, derived, or manufactured in whole or in part from any of the cyclic products having a benzenoid * * *: * * * Other, in *item 403.80, TSUS*, since in this country it has not undergone required clinical tests and therefore its medicinal value has not been established. *General Interpretive Rule 10(e) (i)*, *TSUS*, which defines chief use, noted. Bureau letter dated December 22, 1966. (411.2)

T.D. 67-21(5) *Chemical compounds, organic, benzenoid. Preservatives.*—Methyl ester of para-hydroxybenzoic acid, ethyl ester of para-hydroxybenzoic acid, n propyl ester of para-hydroxybenzoic acid, n butyl ester of para-hydroxybenzoic acid, preservatives used in food, cosmetics, and drugs, classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure, not provided for in Subpart A or C of this part (Schedule 4, Part 1): * * * Other, in *item 403.60*, TSUS. Bureau letter dated December 22, 1966. (411.1)

T.D. 67-21(6) *Chemical compounds, organic benzenoid. Wetting agent.*—Dioctyl sodium sulfosuccinate if made with the use of a benzenoid component, is classifiable under the provision for Products obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of (Schedule 4, Part 1): Products (except those in *item 405.30*) chiefly used for any one or combination of the following purposes as detergents, wetting agents, emulsifiers, dispersants, or foaming agents, in *item 405.35*, TSUS. T.D. 66-244(5) modified. Bureau letter dated December 8, 1966. (417.0)

T.D. 67-21(7) *Cork, natural or composition, and articles of. Compressed, shaped cork wedge.*—Insert for a woman's slipper classifiable under the provision for Articles not specially provided for, of cork, in *item 220.50*, TSUS. Bureau letter dated December 13, 1966. (482)

T.D. 67-21(8) *Cork, natural or composition, and articles of. Cork particles.*—Broken cork with a particle size of $\frac{1}{2}$ inch or greater in maximum dimension is classifiable under the provision for Cork waste, * * * in *item 220.05*, TSUS, (and not under the provision for Cork, granulated or ground, in *item 220.10* or *220.15*, TSUS, according to weight per cubic foot uncompressed) because under present conditions in the cork industry it would have to be further processed before being ready for product manufacturing or for use as granulated cork. T.D. 66-94(6) modified. Bureau letter dated December 20, 1966. (482.11)

T.D. 67-21(9) *Drugs, benzenoid. Chlorpheniramine maleate.*—Chlorpheniramine maleate, a benzenoid drug, is classifiable under the provision for Products suitable for medicinal use, and drugs: Obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of Schedule 4 * * * Drugs: * * * 2-(1-(p-chlorophenyl)-3-dimethyl-aminopropyl) pyridine maleate, in *item 407.32*, TSUS. T.D. 66-244(6) is hereby revoked. Bureau letter dated December 8, 1966. (417.0)

T.D. 67-21(10) *Electrical measuring, checking, analyzing, or automatically-controlling apparatus. Type TB bulb temperature controllers.*—The temperature controllers utilize sensing elements of the

partial-liquid filled type. A temperature increase causes part of the liquid to turn into vapor which in turn produces a positive pressure on the sensitive bellows at the instrument case. The bellows in turn directly positions precision potentiometers or floating contacts within the instrument through a knife-edge pivot mechanism. The temperature controls are classifiable under the provision for Electrical measuring * * * or automatically-controlling instruments and apparatus, and parts thereof: * * * Other: * * * Other, in *item 712.50*, TSUS. Bureau letter dated December 15, 1966. (431.24)

T.D. 67-21(11) *Electrical ware, ceramic. Insulator.*—Ceramic insulator, cylindrical in shape, measuring 5 inches in length, center bored to receive an electrode which serves to ignite the oil as it sprays from the burner nozzle, classifiable under the provision for Ceramic electrical insulators * * * : * * * Other, in *item 535.14*, TSUS. Bureau letter dated December 20, 1966. (431.8)

T.D. 67-21(12) *Ferroalloys, ferrozirconium.*—Ferro-silicon-zirconium composed of 45 to 50 percent silicon, 35 to 40 percent zirconium, approximately 4.5 to 5.5 percent iron, and a maximum of 0.5 percent carbon, 0.03 percent sulfur and 0.05 percent phosphorus, imported in a condition which is not usefully malleable, classifiable under the provision for Ferroalloys: * * * Ferrozirconium, in *item 607.75*, TSUS. This determination is made in accordance with *General Interpretive Rule 10(d)*, TSUS, wherein it states that "if two or more tariff descriptions are equally applicable to an article, such article shall be subject to duty under the description for which the original statutory rate is highest." *Schedule 6, Part 2, Headnote 2(c)* (ii) noted. Bureau letter dated December 21, 1966. (425.31)

T.D. 67-21(13) *Furniture, motor vehicle. Infant's car seat.*—Infant's car seat comprised of tubular metal frame and hinged guard rail, with plastic seat, padding and fittings, designed especially for use on the front seat of an automobile, classifiable under the provision for Furniture design for motor-vehicle use, in *item 727.06*, TSUS. Bureau letter dated December 22, 1966. (426.89)

T.D. 67-21(14) *Furniture, nspf. Box springs.*—Box springs for beds, if in chief value of wood, classifiable under the provision for Furniture * * * not especially provided for: * * * Of wood: * * * Parts of furniture, in *item 727.40*, TSUS; if in chief value of a textile material other than cotton, classifiable under the provision for Furniture, and parts thereof, not specially provided for: * * * Of textile materials except cotton, in *item 727.45*, TSUS; if in chief value of cotton or iron or steel, classifiable under Furniture * * * not specially provided for: * * * Other, in *item 727.55* TSUS. Bureau letter dated December 22, 1966. (465.2)

T.D. 67-21(15) Games and sporting goods. Variable resistor speed controller.—A brass bevel gear and pinion which is utilized as a part of a slot car, classifiable under the provision for Game machines; including coin or disc operated game machines and including games having mechanical controls for manipulating the action, and parts thereof, in *item 734.20*, TSUS. Bureau letter dated December 21, 1966. (433.3)

T.D. 67-21(16) Heat-treatment industrial machinery, plant. Chemical plant.—Chemical plant for removal of hydrogen sulfide and carbon disulfide from viscose mill exhaust air, with recovery of sulfur and carbon disulfide, classifiable under the provision for Industrial machinery, plant * * * for the treatment of materials by a process involving a change of temperature * * * and parts thereof: * * * Other, in *item 661.70*, TSUS. Bureau letter dated December 21, 1966. (434)

T.D. 67-21(17) Iron or steel articles, nspf. Hardware fittings.—Ferrules, wedges, choker hooks, and splice-master sleeves, designed for fast on-the-job use and reuse in logging and rigging industries, classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated December 20, 1966. (424.4)

T.D. 67-21(18) Iron or steel articles, nspf. Structures and parts of structures, angles, shapes, and sections of iron or steel. Steel planks.—Open steel planks, punched, made from 16 gauge cold-molded steel, weighing between 3.59 and 4.7 pounds per square foot, designed for use as flooring, decking, catwalks, ramps, heavy duty shelves, access equipment, floor grating, carts, fire escapes, stairtreads, platforms and deckboards, classifiable under the provision for Articles of * * * steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20*, TSUS, and not under the provisions for Columns, pillars, posts, beams, girders, and similar structural units, in *item 652.94*, TSUS, or under the provision for Other structures and parts of structures, in *item 652.98*, TSUS; or under the provision for Angles, shapes, and sections * * *: of * * * steel, cold formed or cold finished, whether or not drilled, punched or otherwise advanced: Angles, shapes, and sections: * * * Cold formed and weighing 0.29 pound per linear foot: Drilled, punched, or otherwise advanced: Other than alloy * * * steel, in *item 609.84*, TSUS, as merchandise of the described class or kind do not constitute articles corresponding to those provided for in *items 652.94* or *652.98*, TSUS, and are advanced beyond basic shapes. Bureau letter dated December 21, 1966. (423.11)

T.D. 67-21(19) Mixtures, chemical, of organic compounds, nspf. Treated ossein.—Crude ossein, a protein derived from animal bones or

hides by water extraction, then split by an enzyme treatment, the split protein to be used after importation as a raw material for the production of a vitamin, is classifiable under the provision for Mixtures of two or more organic compounds, in *item 430.00*, TSUS. T.D. 66-169(23) noted. Bureau letter dated December 21, 1966. (459.122)

T.D. 67-21(20) Molasses.—A mixture of 75 percent blackstrap molasses and 25 percent residue from fermenting beet molasses which contains ingredients normally found in molasses is classifiable under the provision for Molasses, in *item 155.40*, TSUS, if containing more than 6 percent by weight of soluble non-sugar solids and imported for purposes other than the commercial extraction of sugar for human consumption. T.D. 66-144(4) modified. Bureau letter dated December 12, 1966. (511.4)

T.D. 67-21(21) Molds. Concrete mold.—Forms used to mold concrete in construction work, assembled at the job site, classifiable under the provision for Molds of types used for * * * mineral materials * * *: * * * Other, in *item 680.15*, TSUS. Bureau letter dated December 21, 1966. (434)

T.D. 67-21(22) Non-electrical instruments or apparatus for physical or chemical analysis. Comparators.—Plastic comparators, measuring about 3 x 2 x 1½ inches, composed of rigid, transparent plastic, with a range of colors, and numbers on one side to measure acidity of water in swimming pools and similar system on the other to measure the chlorine content, and two cylindrical compartments to hold the water to be measured, are classifiable under the provision for Other instruments or apparatus for physical or chemical analysis * * *: * * * Other, in *item 711.88*, TSUS. Bureau letter dated December 21, 1966. (418.44)

T.D. 67-21(23) Parts of burners, furnace, for liquid fuels. Electrodes.—Oil burner electrodes for use in central heating type of household furnaces, designed to ignite the oil as it sprays from the burner nozzle, consisting of a cylindrical ceramic insulator through which a metal rod serving as the electrode protrudes, and which is 8½ inches in overall length and in chief value of metal, classifiable under the provision for Furnace burners for liquid fuel * * * parts thereof, in *item 661.25*, TSUS. Bureau letter dated December 20, 1966. (431.8)

T.D. 67-21(24) Plastic articles. Pencil-shaped pencil case.—“Pencil case” measuring 9½ inches in overall length and 1½ inches in

diameter at widest point, fashioned in the shape of a pencil, is classifiable under the provision for Articles not specially provided for, of * * * plastics: * * * Other, in *item 774.60*, TSUS. Not luggage within the meaning of *Schedule 7, Part 1, Subpart D, Headnote 2(a)(ii)*, TSUS. Bureau letter dated November 2, 1966. (496.11)

T.D. 67-21(25) Plywood. Overlaid plastic plywood. Definitions and Words and Phrases: "face finished".—Plywood with upper face of Lauan or Philippine mahogany and with a sheet of polyurethane foam bonded to the back surface is classifiable under the provision for Plywood * * * face finished: * * * Other, in *item 240.20*, TSUS. *Schedule 2, Part 3, Headnote 2*, TSUS, provides that the term "face finished" as applied to boards and panels in that subpart means that *one or both surfaces* have been overlaid with plastics. It does not provide that if one surface is overlaid with plastics, that surface must be the face surface; accordingly, it can be the back surface. Bureau letter dated December 21, 1966. (481.33)

T.D. 67-21(26) Rainwear. Jumpsuit. Jacket. Trousers.—Jumpsuit, parka, and trousers used as outerwear for protection from rain and water and made of man-made fabric, the inside surface of which is coated with plastic, classifiable under the provision for Garments designed for rainwear * * * or similar uses, wholly or almost wholly of fabrics which are coated * * * with * * * plastics, which (after applying headnote 5 of schedule 3) are regarded as textile materials: * * * Other, in *item 376.56*, TSUS. Bureau letter dated December 13, 1966. (474.715)

T.D. 67-21(27) Saws, blades, mechanical and non-mechanical. Annular saw blade.—Annular saw blade described as an internal circumference type, the rim of the center hole being diamond impregnated and serving as the cutting edge for such hard materials as germanium, silicon, and grindstones, classifiable under the provision for Circular saw blades, in *item 649.17*, TSUS. Bureau letter dated December 20, 1966. (424.16)

T.D. 67-21(28) Wood articles, nspf. Cedar panelling. Definitions and Words and Phrases: "treated".—Cedar panelling with a finished effect produced by scorching the surface after which it is wire brushed to remove the excess scorched wood and to lift out the soft grain in the cedar, classifiable under the provision for Articles not specially provided for, of wood, in *item 207.00*, TSUS. *Schedule 2, Part 1, Subpart B, Headnote 2(d)*, TSUS, that defines "treated", noted. Bureau letter dated December 14, 1966. (481.21)

(T.D. 67-22)

Foreign currencies—Quarterly list of rates of exchange

List of rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for use during the quarter beginning January 1 through March 31, 1967

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 9, 1967.

The appended table lists the rates of exchange of certain foreign currencies first certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under the provisions of section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), for a day in the quarter beginning January 1, 1967. The rates are published for the information and use of customs officers and others concerned pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

List of values of foreign currencies certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under provisions of section 522(c), Tariff Act of 1930, as amended

QUARTER BEGINNING JANUARY 1 THROUGH MARCH 31, 1967

Country	Name of Currency	Dollars
Australia.....	Dollar.....	1. 111776
Austria.....	Schilling.....	. 0386506
Belgium.....	Franc.....	. 0199783
Canada.....	Dollar.....	. 923200
Ceylon.....	Rupee.....	. 209267
Finland.....	Markka.....	. 310618
France.....	Franc.....	. 201900
Germany.....	Deutsche Mark.....	. 251350
India.....	Rupee.....	. 132563
Ireland.....	Pound.....	2. 790560
Italy.....	Lira.....	. 00160017
Japan.....	Yen.....	. 002757775
Malaysia.....	Dollar.....	. 324445
Mexico.....	Peso.....	. 0800560
Netherlands.....	Guilder.....	. 276684
New Zealand.....	Pound.....	2. 762930
Norway.....	Krone.....	. 139854
Portugal.....	Escudo.....	. 0347833
Republic of South Africa.....	Rand.....	1. 390067
Spain.....	Peseta.....	. 0166355
Sweden.....	Krona.....	. 193245
Switzerland.....	Franc.....	. 230921
United Kingdom.....	Pound.....	2. 790560

(T.D. 67-23)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 9, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/ district director; amount
H.S. Anderson Trucking Co., Port Arthur, Tex., motor carrier; U.S. Fidelity & Guaranty Co.	Dec. 13, 1966	Dec. 13, 1966	-----	Port Arthur, Tex.; \$15,000
L.G. DeWitt, Inc., Pompano, Fla., motor carrier; The Aetna Casualty & Surety Co.	Nov. 18, 1966	Dec. 23, 1966	-----	Wilmington, N.C.; \$10,000
L.G. DeWitt, Inc., Ellerbe, N.C., motor carrier; U.S. Fidelity & Guaranty Co.	Nov. 18, 1961	Dec. 12, 1961	Nov. 18, 1966	Wilmington, N.C.; \$10,000
L.G. DeWitt, Inc., Ellerbe, N.C., motor carrier; The Aetna Casualty & Surety Co.	Nov. 18, 1966	Dec. 23, 1966	-----	Wilmington, N.C.; \$10,000
S. J. Lurrance Co., Inc., 218 Administration Bldg., Forrest Park, Ga., motor carrier; Phoenix Ins. Co.	Nov. 3, 1966	Dec. 16, 1966	-----	Savannah, Ga.; \$20,000
Leamington Transport (Western) Ltd., 1350 Fyfe St., Winnipeg 4, Manitoba, Canada, motor carrier; Hartford Accident & Indemnity Co.	Sept. 18, 1961	Sept. 18, 1961	Dec. 6, 1966	Detroit, Mich.; \$10,000
Leamington Transport (Western) Ltd., 1350 Fyfe St., Winnipeg 4, Manitoba, Canada, motor carrier; Aetna Casualty & Surety Co.	Nov. 15, 1966	Dec. 6, 1966	-----	Detroit, Mich.; \$10,000
McAuley's Transfer Ltd., Centreville, N.B., Canada, motor carrier; Hartford Accident & Indemnity Co.	Jan. 18, 1958	Jan. 20, 1958	Dec. 20, 1966	Portland, Me.; \$10,000
McAuley's Transfer (Western) Ltd., Centreville, N.B., Canada, motor carrier; Hartford Accident & Indemnity Co.	Apr. 2, 1963	Apr. 16, 1963	Dec. 20, 1966	Portland, Me.; \$10,000
T.I. McCormack Trucking Co., Inc., U.S. Rt. 9, Woodbridge, N.J., motor carrier; Liberty Mutual Ins. Co.	Oct. 4, 1966	Dec. 6, 1966	-----	New York, N.Y.; \$25,000
National Freight, Inc., 57 West Park Ave., Vineland, N.J., motor carrier; New Hampshire Ins. Co.	Nov. 21, 1966	Dec. 6, 1966	-----	Philadelphia, Pa.; \$25,000
William R. Neal, Inc., Port Huron, Mich., freight forwarder; St. Paul Mercury Ins. Co.	June 24, 1966	Aug. 4, 1966	Jan. 6, 1967	Buffalo, N.Y.; \$25,000
P.L. Porter Trucking Ltd., 720 Memorial Dr., N.E., Calgary, Alberta, Canada, motor carrier; U.S. Fidelity & Guaranty Co.	Dec. 8, 1966	Dec. 14, 1966	-----	Seattle, Wash.; \$10,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Jose Maria Rodriguez L., Edificio Guajardo, Despacho 200-202, Mexicali, Baja Calif., Mex., motor carrier; Maryland Casualty Co.	Sept. 8, 1960	Sept. 15, 1960	Dec. 16, 1966	Los Angeles, Calif.; \$25,000
Slaughter Beverage Transport, R.R. 1, Smyrna, Del., motor carrier; The Home Indemnity Co.	Dec. 9, 1966	Dec. 19, 1966	-----	Philadelphia, Pa.; \$25,000
The Transport Co. of Tex., 2728 Agnes St., Corpus Christi, Tex., motor carrier; New Amsterdam Casualty Co.	Dec. 21, 1951	Jan. 4, 1952	Dec. 5, 1966	Galveston, Tex.; \$10,000
The Transport Co. of Tex., 2728 Agnes St., Corpus Christi, Tex., motor carrier; Pacific Indemnity Co.	Dec. 1, 1966	Dec. 5, 1966	-----	Galveston, Tex.; \$10,000
Widing Transportation, Inc., 10145 N. North Portland Rd., Portland, Ore., motor carrier; St. Paul Mercury Ins. Co.	Dec. 5, 1966	Dec. 6, 1966	-----	Portland, Ore.; \$10,000

(241.2)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-24)

Cotton textile products—Restrictions on entry

Restrictions on entry of cotton textile products in categories 45 and 46 manufactured or produced in the Republic of Korea

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 10, 1967.

There is published below the directive of December 21, 1966 received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textile products in categories 45 and 46 manufactured or produced in the Republic of Korea.

This directive was published in the Federal Register on December 29, 1966 (31 F.R. 16630), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 21, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive amends the directive of December 30, 1965, from the Chairman of the President's Cabinet Textile Advisory Committee concerning cotton textiles and cotton textile products produced or manufactured in the Republic of Korea.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, and effective as soon as possible, the directive of December 30, 1965 is amended by increasing the corrected level of restraint for Category 45 to 35,185 dozen and by decreasing the corrected level of restraint for Category 46 to 14,209 dozen.

The actions taken with respect to the Government of the Republic of Korea and with respect to imports of cotton textiles and cotton textile products from the Republic of Korea have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

JOHN T. CONNOR,
Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee

(T.D. 67-25)

Vessel supplies—Customs Regulations amended

Section 10.62, Customs Regulations, concerning conditionally free withdrawals under section 309 of the Tariff Act of 1930, as amended, of bunker fuel for vessels, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE,
ETC.

For uniformity of practice, to reduce work, and to conserve manpower, section 10.62 of the Customs Regulations is amended to read as follows:

10.62 Bunker oil.—(a) When all the bunker fuel in a customs bonded tank is intended only for lading duty free as supplies on vessels under section 309 of the Tariff Act of 1930, as amended, delivery of the fuel either by pipeline, barge, or lighter under monthly or single withdrawals (customs Form 7506) from the shore tank to the vessels on which it is to be used may be effected without the presence of a customs officer if the withdrawer undertakes to file the following documents with the customs officer designated by the district director of customs at the port at the times specified by the latter:

(1) Customs Form 7505-B, Order to Release Merchandise on Order of the Warehouse Proprietor, prepared by the withdrawer (or someone authorized by him) on the withdrawal on customs Form 7506 for each delivery of oil from the tank showing the quantity of oil removed, the name and flag of the vessel on which the oil is delivered for use thereon, and the release report certified as correct by the warehouse proprietor.

(2) A legible receipt, which may be on customs Form 7505-B, given for the oil by the receiving officer of the vessel on which the oil is to be used, showing—

- (i) the number of the warehouse entry covering the oil,
- (ii) the number of the withdrawal on customs Form 7506 covering the oil,
- (iii) the number or other identification of the sales order for the oil,
- (iv) the identification number of the delivering conveyance,
- (v) the name and location of the vessel to which the oil was delivered for use,
- (vi) the quantity of oil delivered to such vessels,
- (vii) the date of delivery to such vessel, and
- (viii) the signature and title of the officer receiving the oil on such vessel.

(b) If a blanket free withdrawal of bunker fuel is filed, to comply with Bureau of the Census requirements the withdrawal on customs Form 7506 shall be endorsed "Estimated Withdrawals" and limited to the aggregate quantity and value of fuel which it is estimated will be physically removed from customs bond during the calendar month in which the withdrawal is filed for lading on vessels entitled to duty-free fuel under section 309 of the tariff act.

(c) If a vessel not entitled to duty-free oil under section 309 of the tariff act should be supplied with oil from the customs bonded tank described above because of an emergency, a duty-paid withdrawal therefor shall be filed on the first day that the customhouse is open for

the general transaction of business after the day on which the oil is laden on the using vessel. If there should be willful or repeated instances of late filing of a duty-paid withdrawal, the district director of customs shall require a duty-paid withdrawal to be filed prior to the removal of oil from the bonded tank for use on a vessel not entitled to the free withdrawal privileges of section 309 of the tariff act. Immediate customs supervision over the removal of oil under this paragraph is not required.

(d) When the procedure prescribed in paragraph (a) is followed, representatives of the Commissioner of Customs will from time to time verify various withdrawals against all pertinent records, including financial records, of the withdrawers, deliverers, and receivers of the oil.

(Sec. 309, 46 Stat. 690, as amended; 19 U.S.C. 1309).

(552)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved January 9, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register January 14, 1967 (32 F.R. 410)]

(T.D. 67-26)

International organizations—Customs Regulations amended

Section 10.30a(a), Customs Regulations, relating to public international organizations entitled to free-entry privileges, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

By Executive Orders 11225, 11227, 11277, 11283 and 11318, signed May 22 and June 2, 1965, and April 30, May 27, and December 5, 1966, respectively, the President has designated the International Coffee Organization, the Interim Communications Satellite Committee, the International Telecommunications Satellite Consortium, the International Cotton Institute, and the European Space Research Organization as international organizations entitled to enjoy certain privileges, exemptions, and immunities conferred by the International Organizations Immunities Act of December 29, 1945.

The list of public international organizations currently entitled to free-entry privileges in section 10.30a(a) of the Customs Regulations is, therefore, amended by inserting in the proper alphabetical order the following:

<i>Organization</i>	<i>Executive Order</i>	<i>Date</i>
International Coffee Organization	11225	May 22, 1965
Interim Communications Satellite Committee	11227	June 2, 1965
International Telecommunications Satellite Consortium	11277	April 30, 1966
International Cotton Institute	11283	May 27, 1966
European Space Research Organization	11318	December 5, 1966

(80 Stat. 379, R.S. 251; 5 U.S.C. 301, 19 U.S.C. 66)
(515.35)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved January 9, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register January 14, 1967 (32 F.R. 409)]

(T.D. 67-27)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 16, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

January 9, 1967	-----	\$0.00402694
January 10, 1967	-----	.00403236
January 11, 1967	-----	.00403238
January 12, 1967	-----	.00403236
January 13, 1967	-----	.00403236

Denmark krone:

January 9, 1967-----	\$0. 144737
January 10, 1967-----	. 144662
January 11, 1967-----	. 144700
January 12, 1967-----	. 144650
January 13, 1967-----	. 144625

Hong Kong dollar:

	<i>Official*</i>	<i>Free*</i>
December 12, 1966-----	\$0. 173333	\$0. 174216
December 13, 1966-----	. 173333	. 174291
December 14, 1966-----	. 173333	. 174367
December 15, 1966-----	. 173333	. 174443
December 16, 1966-----	. 173500	. 174367

Iran rial:

For the period from December 12 through 16, 1966, rate of \$0.0133333*.

Philippine peso:

For the period from December 12 through 16, 1966, rate of \$0.255800*.

Thailand baht (tical):

For the period from December 12 through 16, 1966, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-28)

Informal entries—Customs Regulations amended

Section 8.51(a), Customs Regulations, concerning the entry of shipments under informal entries, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 8—LIABILITY FOR DUTIES; ENTRY OF IMPORTED MERCHANDISE

Section 8.51(a) of the Customs Regulations now authorizes, among other things, the clearance on informal entries of household or per-

sonal effects or tools of trade entitled to free entry under schedule 8, part 2A, Tariff Schedules of the United States. It has been decided that it would be advantageous to authorize the use of informal entries for the entry of household effects and personal effects not imported in pursuance of a purchase or agreement for purchase and not intended for sale as described in section 498(a)(4) of the Tariff Act of 1930, as amended, even though the effects are not entitled to free entry under schedule 8, part 2A, Tariff Schedules of the United States.

To give effect to the foregoing, the seventh sentence of section 8.51(a) of the Customs Regulations is amended by adding "as well as household effects used abroad and personal effects, not imported in pursuance of a purchase or agreement for purchase and not intended for sale, as described in section 498(a)(4) of the Tariff Act of 1930, as amended," after "Tariff Schedules of the United States," so that the sentence as amended will read:

This form may also be used for the entry of household or personal effects or tools of trade entitled to free entry under schedule 8, part 2A, Tariff Schedules of the United States, as well as household effects used abroad and personal effects whether or not entitled to free entry, not imported in pursuance of a purchase or agreement for purchase and not intended for sale, as described in section 498(a)(4) of the Tariff Act of 1930, as amended, but any such articles imported in the baggage of their owner shall ordinarily be included in his baggage declaration.

(Sec. 498(a), 46 Stat. 728, as amended; 19 USC 1498(a).)
(327.3)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved January 10, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register January 17, 1967 (32 F.R. 448)]

(T.D. 67-29)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textile products manufactured or produced in the Republic of the Philippines

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 12, 1967.

There is published below the directive of December 28, 1966, received by the Commissioner of Customs from the President's Cabinet Textile

Advisory Committee concerning the restrictions on entry in the United States of cotton textile products in certain categories manufactured or produced in the Republic of the Philippines.

This directive was published in the Federal Register on January 4, 1967 (32 F.R. 22), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,

Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 28, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962 as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective January 1, 1967 and for the period extending through December 31, 1967, entry into the United States for consumption, and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Categories 32, 39, 45, 50, 51, 60, 61, and 64, produced or manufactured in the Republic of the Philippines, in excess of the following levels of restraint:

<i>Category</i>	<i>12-Month Level of Restraint</i>
32	3,646,519 dozen
39	260,466 dozen prs.
45	30,000 dozen
50	17,365 dozen
51	17,365 dozen
60	8,104 dozen
61	1,389,150 dozen
64	176,162 lbs.

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 32, 39, 45, 50, 51, 60, 61, and 64, produced or manufactured in the Republic of the Philippines and which have

been exported to the United States from the Republic of the Philippines prior to January 1, 1967, shall, to the extent of any unfilled balances, be charged against the levels of restraint established for such goods during the period January 1, 1966, through December 31, 1966. In the event that the level of restraint established for the period January 1, 1966 through December 31, 1966 has been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Republic of the Philippines and with respect to imports of cotton textiles and cotton textile products from the Republic of the Philippines have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

ALAN S. BOYD,
*Acting Secretary of Commerce,
and Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-30)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 12, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

STATUS OF PERSONS RETURNING TO THE UNITED STATES

T.D. 67-30(1) Resident - Non-resident, returning.—A person returning to the United States following the completion of an employment contract for a specific period of time which was extended for the purpose of excluding his earnings from Federal income tax (see section 911, Internal Revenue Code of 1954) and who upon his return declared as a returning resident (giving the domestic employer on his customs declaration) but who subsequently, in order to obtain the benefits applicable to non-residents (items 812.10 through 812.40, TSUS) claimed he was not a returning resident, has from these facts revealed an intent ultimately to return to the United States upon completion of his foreign duties and is for tariff purposes a returning resident of the United States. See T.D. 46074. Bureau letter dated November 7, 1966. (521.1)

TARIFF CLASSIFICATION

T.D. 67-30(2) Articles for preparing, serving, or storing food or beverage ingredients, of rubber or plastics. Creamers, disposable.—A plastic disposable cup, measuring $1\frac{1}{2}$ inches high, 1 inch wide at the base and $1\frac{1}{2}$ inches wide at the top, which is utilized as a creamer, is classifiable under the provision for Articles chiefly used for * * * serving * * * beverages * * * of rubber or plastics: * * * creamers, in item 772.06, TSUS. Bureau letter dated January 5, 1967. (418.44)

T.D. 67-30(3) Chemical compounds, organic, benzenoid. Mono phenyl thiourea.—Mono phenyl thiourea is classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure, not provided for in subpart A or C of Schedule 4, Part 1, (benzenoid chemicals), in item 403.60, TSUS. Bureau letter dated December 28, 1966. (412.12)

T.D. 67-30(4) Chemical compounds, organic, benzenoid. N,N'-diphenylthiourea.—N,N'-diphenylthiourea is classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure not provided for in Subpart A or C of this part (Schedule 4, Part 1): * * * Other, in item 403.60, TSUS. Bureau letter dated January 3, 1967. (411.2)

T.D. 67-30(5) Cleaning liquids. Mixtures, chemical, nsp. Polish, plant.—A wax emulsion for household plants containing a mineral wax non-ionic emulsifier, and water is classifiable as follows: if imported in immediate containers not holding over 10 pounds each, under the provision for Blackings, powders, liquids, and creams for

polishing, in *item 493.10*, TSUS; if in containers holding over 10 pounds each, classifiable under the provisions for Mixtures not specially provided for, in *item 432.00*, TSUS. Bureau letter dated January 5, 1967. (413.6)

T.D. 67-30(6) Copper articles. Cover pins.—Cover pins which are “U” shaped articles measuring $1\frac{5}{16}$ inches long and $\frac{7}{16}$ inch wide, with the legs of the “U” pointed, made of brass wire, classifiable under the provision for Articles of copper * * *: * * * Other, in *item 657.35*, TSUS. Bureau letter dated January 4, 1967. (426.813)

T.D. 67-30(7) Diamonds, industrial. Diamond dust, synthetic, nickel coated.—Nickel coated synthetic diamond dust designed as a cutting or abrasive substance for use in resin-bonded grinding wheels. The surface of each crystal is coated with a reactive metal (nickel), forming a protective shell which, because of the mechanical support provided, permits a more uniform distribution of stress, dissipation of heat and strengthening of particle resistance to chipping and fracture loss; described as measuring from a maximum mesh size of 60/80 down to minus 325 (approaching the size of talc), classifiable under the provision for Industrial diamonds * * *: Synthetic: Powder or dust, in *item 520.20*, TSUS. Bureau letter dated December 19, 1966. (446.1)

T.D. 67-30(8) Drugs, non-benzenoid. Desacetyl lanatoside C.—Desacetyl lanatoside C which is naturally present in the leaves of a special hybrid strain of *digitalis lanata* which is rich in the substance, and which is obtained from the leaves by harvesting and extraction techniques which prevent enzymatic reaction and which do not cause a change in the molecular structure of the desacetyl lanatoside C, is classifiable under the provision for Drugs, not provided for in subpart A or B of this part (Schedule 4, Part 3): Natural drugs * * *: * * * Advanced in *item 439.30*, TSUS. Bureau letter dated December 30, 1966. (412.1)

T.D. 67-30(9) Fencing, of wire. Chain link fencing.—Chain link fencing made of aluminum wire 0.192 inch in diameter with meshes of 2 inches by 2 inches and imported in rolls of 25, 50, or 100 feet in length is considered to be woven of other than simple warp and weft construction and not cut to shape and is classifiable under the provision for Fencing * * * not cut to shape: * * * Other: * * * Other, in *item 642.82*, TSUS. Bureau letter dated December 28, 1966. (423.32)

T.D. 67-30(10) Fertilizers and fertilizer materials. Modified Polyflavonoids.—Certain organic, water soluble metal complexes of iron, zinc, manganese, and copper derived from natural sources and used in foliar sprays or as blends in liquid or granular fertilizers are

classifiable under the provision for Those grades of all substances * * * used chiefly for fertilizers or chiefly as an ingredient in the manufacture of fertilizers: * * * Other, in *item 480.80*, TSUS. Bureau letter dated January 5, 1967. (414.5)

T.D. 67-30(11) *Films, strips, and sheets of cellulose acetate. Film, cellulose acetate.*—Cellulose acetate film, coated with lacquer, used in the sterile packaging of disposable medical units, imported on reels in widths of 22½ inches or 11 inches, if so specified by customers, is classifiable under the provision for Film * * * wholly or almost wholly of * * * plastics: Of cellulosic plastics materials: Of cellulose acetate, in *item 771.20*, TSUS, or under the provision for Articles not specially provided for, of * * * plastics: * * * Other, in *item 774.60*, TSUS, depending on whether the film as imported is over 15 inches in width and over 18 inches in length. *Schedule 7, Part 12, Subpart B, Headnote 2(iv)*, TSUS, noted. Bureau letter dated January 5, 1967. (418.3)

T.D. 67-30(12) *Fish netting. Netting, torn.*—Torn fish netting of man-made fibers packaged for use as garden netting classifiable under the provision for Fish netting * * *: * * * Other, in *item 355.45*, TSUS. Bureau letter dated January 3, 1967. (472.62)

T.D. 67-30(13) *Fittings, of base metal. Magnet.*—A rectangular piece of steel, measuring 1 inch by ¾ inch, open on three sides with a magnet riveted in the ⅜ inch opening and used as a magnetic catch in furniture doors and closures, classifiable under the provision for Hinges; and fittings and mountings not specially provided for, suitable for furniture, doors, windows, blinds, staircases, luggage, vehicle coach work, caskets, cabinets, and similar uses; all the foregoing, of base metal, whether or not coated or plated with precious metal: Not coated or plated with precious metal: Of iron or steel: * * * Other, in *item 647.03*, TSUS. Bureau letter dated January 3, 1967. (422.32)

T.D. 67-30(14) *Graphite, and articles of. Cement, heat transfer.*—Heat transfer cement having high graphite content, used as a mortar between heating coils or plates and the surface of the tank, and as a conductor of heat from the coils to the tank, classifiable under the provision for Articles not specially provided for, of carbon or graphite, in *item 517.91*, TSUS, and not under *item 531.11*, TSUS, as the cement is heat-conducting and not refractory heat-resistant or insulating; and not under *item 494.60*, TSUS, as it performs a function over and above that of a bonding cement. Bureau letter dated January 5, 1967. (490)

T.D. 67-30(15) *Household articles, nspf, metal. Clothesline stretcher.*—Ratchet type metal clothesline stretcher classifiable under

the provision for Articles not specially provided for of a type used for household * * * use * * * all the foregoing and parts thereof, of metal, not coated or plated with precious metal: Of iron or steel: Not enameled or glazed with vitreous glasses: * * * Other, in *item 653.95*, TSUS. Bureau letter dated January 5, 1967. (490)

T.D. 67-30(16) *Iron or steel articles, nspf. Plate coils.*—Plate coils fastened to storage tanks to heat and maintain temperatures in the tanks, are classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS, as subject merchandise is general purpose type equipment and not designed for a specific use. Bureau letter dated January 5, 1967. (490)

T.D. 67-30(17) *Loading or unloading machinery. Passenger loading bridges.*—Passenger loading bridges used by airlines for loading and unloading passengers directly from the airport terminal to the aircraft, telescopic in design, and when in use extends to the desired length in order to reach the airplane and retracts when not in use, classifiable under the provision for Loading or unloading machinery, in *item 664.10*, TSUS. Bureau letter dated December 30, 1966. (434.6)

T.D. 67-30(18) *Mineral substances, nspf. Manganese ore.*—Manganese ore ground 95 percent through a 200 mesh with a minimum of 70 percent MnO_2 content is classifiable under the provision for Mineral substances, and articles of mineral substances, not specially provided for: * * * Other: Not decorated, in *item 523.91*, TSUS. Bureau letter dated December 27, 1966. (425.1)

T.D. 67-30(19) *Model articles. Cutaway model of a gun.*—A cutaway model of a British Bren gun, nonoperative and cut in half to expose the internal parts for training purposes, classifiable under the provision for Other model articles * * *: * * * Other models * * *: * * * Other, in *item 737.15*, TSUS. Bureau letter dated January 5, 1967. (426.83)

T.D. 67-30(20) *Parts of textile machines. Spinning rings.*—Spinning rings, various types of rings used on different types of textile machines, classifiable under the provision for Parts of textile machinery: * * * Parts not specially provided for, in *item 670.74*, TSUS, with duty dependent upon the type of machine on which the rings are chiefly used. Bureau letter dated December 30, 1966. (434.2)

T.D. 67-30(21) *Rubber, synthetic. Neoprene.*—Neoprene, a grey liquid composed of synthetic rubber (polychloroprene type) containing fillers, extenders, rubber processing chemicals, and organic solvent,

classifiable under the provision for Synthetic rubber, in *item 446.15*, TSUS. Bureau letter dated December 23, 1966. (465.201)

(T.D. 67-31)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
Washington, D.C., January 9, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

The development of a business and industrial area outside the present port limits of Milwaukee, Wisconsin, has resulted in the need for the expansion of the present port limits. In order to provide customs services to this business and industrial area, it has been decided to extend the port limits of Milwaukee, Wisconsin, to encompass this greater area.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President in Executive Order No. 10289, September 17, 1951 (3 CFR, Ch. II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), the geographical limits of the customs port of Milwaukee, Wisconsin, in the Milwaukee, Wisconsin, customs district (Region IX), comprising the metropolitan area of Milwaukee, Wisconsin, are extended to include all of the area within the boundaries of Milwaukee County, Wisconsin.

Section 1.2(c) of the Customs Regulations is amended by inserting "(including the territory described in T.D. 67-31)" after "*Milwaukee" in the column headed "Ports of entry" in the Milwaukee, Wisconsin, district (Region IX).

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.)

This Treasury decision shall become effective 30 days after publication in the Federal Register.

(192-37.1)

TRUE DAVIS,
Assistant Secretary of the Treasury.

(T.D. 67-32)

Notice concerning automation of the Customs Accounting System

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 9, 1967.

A notice of proposed rule making was published in the Federal Register on August 27, 1966 (31 F.R. 11394), and supplemented in the Federal Register on September 17, 1966 (31 F.R. 12409-12412), designed to provide for automation of the appropriation and revenue accounting system of the Bureau of Customs. This notice stated that prior to taking action on the proposal, consideration would be given to all relevant data, views, or arguments submitted in writing to the Commissioner of Customs.

The following tabulation is published so that all interested persons and firms may have the answers to the questions received by the Bureau of Customs.

Question	Answer	Comment
1. Must a customs Form 5101, Entry Record, be submitted for each owner of merchandise on a consolidated entry?	No	Only one customs Form 5101 is required for a consolidated entry. No owner's number will be shown.
2. Will consolidated entries be continued?	Yes	
3. Can customs Form 5101 be overprinted or privately printed?	Yes	Privately printed forms must, however, meet the Bureau of Customs specifications.
4. On customs Form 5101 can the owner's identification number be shown for repetitive clients and omitted for one-time importers?	Yes	For an infrequent importer, an identification number need not be given unless it is known or readily available.
5. Will the Bureau of Customs make use of the owner's identification number on a broker's entry?	Yes	Liquidated entries on which the broker is the importer of record will be listed and identified by owner's numbers on the courtesy notice of liquidation when such owner's numbers are supplied on the Forms 5101.
6. Will the importer number be the Internal Revenue Service number if the importer has one?	Yes	

Question	Answer	Comment
7. Will customs Form 5101 be made compatible for typing with the entry?	No	The data for verification of key punching would be obliterated and in addition, customs Form 5101 is to be a 3-part carbon card form too thick for combined typing with entry forms.
8. Must an importer's identification number be applied for by each importer?	Yes	An application is to be made on customs Form 5106 which is to be the input media to establish a master address file in the computer.
9. Will an importer's identification number be assigned by Customs, and if so, where?	Yes	If no Internal Revenue Service number or social security number is available, it will be assigned at the port of entry.
10. Will the distribution of copies of customs Form 5101 under the new system be the same as under the present system?	No	A receipt cannot be given on revised customs Form 5101 as is the present practice. Under the new system the usual receipt form will be an extra copy of the entry. The new system prescribes the following distribution: Original—to the Bureau of Customs Data Center to establish control of the entry; Duplicate—for missing documents; Triplicate—to Data Center for "No Change" liquidations.
11. Will customs Form 5101 be on the same paper stock as at present?	No	It will be a carbon interleaved IBM card, with the first and second copy on paper stock.
12. Will customs Form 5104, Cash Receipt, be used for miscellaneous consumption entries and possibly be made compatible with the typing of the entry forms?	No	Customs Form 5104 will not be used for collections on formal entries.
13. Can the single suffix provided for the importer number be expanded to two digits?	No	The suffix may be any number from 1 to 9 or any letter of the alphabet excluding the letters O, Z, and I. This will permit the designation of approximately 30 separate offices of the importer.
14. Will the service billed for be identified on customs Form 6084, Notice of Amount Due?	Yes	Bills resulting from liquidation will identify the entry number and the additional duty and/or tax due. Reimbursable bills will show vessel name, assignment number, etc.

Question	Answer	Comment
15. Will the establishment of the importer's identification number system require brokers to maintain additional records?	No	See answer to question 24. It may be desirable, however, to obtain a duplicate copy of customs Form 5106, to be filed in alphabetical order or in number sequence by owner's identification number, to provide a cross reference between the names of clients and their identification numbers.
16. Can the customs Form 5101 be eliminated?	No	It is used as input media to the computer to: (1) establish initial control over formal dutiable entries, (2) prepare the bulletin notice of liquidation for no change entries, (3) provide the importer with a courtesy copy of the notice of liquidation.
17. Is there a reason for making the customs Form 5101 a different document than the entry?	Yes	Other methods were considered, but customs Form 5101 was determined to be the most practicable medium for obtaining the various inputs to the computer described above.
18. Can customs Form 3347, Declaration of Owner, be made compatible for typing with the entry?	No	These forms are not normally submitted at the same time, and therefore compatibility is not essential.
19. Can customs Form 4811, Special Address Notification, and customs Form 5106, Report of Importer Number or Notice of Change of Address, be made compatible?	No	These forms are not submitted at the same time, so compatibility is not essential.
20. Can refunds be sent directly to the importer of record, and bills and notices of liquidation sent to his broker?	Yes	Customs Form 4811 has been revised to permit the importer to authorize any mailing distribution he wishes for each of these items.
21. Can duplicate copies of bills, and notices of liquidation be issued to brokers on a routine basis?	No	Our automated system does not provide for duplicates, but customs Form 4811 permits distribution of originals according to the wishes of the importer of record.
22. Can the amount of increase or refund be obtained from the courtesy notice of liquidation?	Yes	The difference between the initial amount paid and the liquidated amount, both of which are shown on the courtesy notice, represents the amount of the increase or refund.

<i>Question</i>	<i>Answer</i>	<i>Comment</i>
23. As the notice of refund is being abolished, will some type of remittance advice take its place?	Yes	A separate check will be issued for each refund which will show the related entry number. Also, as stated in answer to question 22, the courtesy notice of liquidation will serve to identify entries on which refunds will be paid.
24. Can the name and address of the importer be shown on the courtesy notice of liquidation for identification purposes, and is it possible to show the importer's own reference number for the transaction involved on a bill, check for refund, or notice of liquidation?	No	Our programming and form design does not provide for this at present, but it will be given careful future consideration. The one-time preparation of a cross-reference index of customer names and identification numbers should accomplish the identification purpose.
25. Can a change in disposition of checks for refunds, bills, or notices of liquidation be made after entry has been made, and can a change or error in the preparation of customs Form 5101 be corrected prior to liquidation of the entry?	Yes	A new customs Form 4811, a Special Address Notification, which will have the effect of amending a Form 4811 already on file may be executed and filed as frequently as the importer wishes. A Form 4811, however, cannot be executed to apply only to specific entries. A new customs Form 5101 may be filed at any time after entry but prior to liquidation and will be treated as superseding the Form 5101 previously filed for the particular transaction.
26. Can mail for different branches with different suffix codes be sent to one central address?	Yes	If the same mailing address is given on customs Form 5106 for the different branches.

After careful consideration of all the responses received, automation of the customs accounting system has been approved and the issuance of regulations and schedule for implementation on a region-by-region basis will be published in Treasury decision 67-33.

The posting of bulletin notice of liquidation provided for in section 16.2 of the Customs Regulations (19 CFR 16.2) shall continue to constitute full compliance with the requirement for giving notice of liquidation under section 505, Tariff Act of 1930, as amended (19 U.S.C. 1505).

(140.1)

EDWIN F. RAINS,
Acting Commissioner of Customs.

(T.D. 67-33)

*Customs automated accounting system—Customs Regulations
amended*

Entry record; importer's identification number; abolishment of certain customs forms; billing for deferred payment of Internal Revenue taxes on alcoholic beverages. Parts 8, 10, 16, 17, 24, and 25, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

A notice of proposed rule making was published in the Federal Register on August 27, 1966 (31 F.R. 11394), and supplemented in the Federal Register on September 17, 1966 (31 F.R. 12409-12412), designed to provide for automation of the appropriation and revenue accounting system of the Bureau of Customs. The notice included proposals for tentative amendment of several sections of the Customs Regulations to establish the new system, to delete reference to customs forms which were to be abolished, and to make other technical and clarifying changes.

The notice stated that prior to taking action on the proposal, consideration would be given to all relevant data, views, or arguments submitted in writing to the Commissioner of Customs.

After careful consideration of all the responses received, the amendments as set forth below are hereby adopted.

PART 8—LIABILITY FOR DUTIES; ENTRY OF IMPORTED MERCHANDISE

Section 8.8(c) is amended to read as follows:

(c) A copy of customs Form 5101, Entry Record, shall be prepared and presented by the importer with each dutiable consumption, warehouse, appraisement, vessel repair, or drawback entry. If an importer of record desires to have refunds, bills, or notices of liquidation pertaining to his entry mailed in care of his agent, the agent's importer number shall also be reported on the Form 5101. In such a case, the importer of record shall file or shall have filed previously a Form 4811 authorizing the mailing of refunds, bills, or notices of liquidation to the agent.

The last sentence of section 8.28(c) is amended to read as follows:

After liquidation of the entry, the Bureau of Customs will bill the proper Department or agency for any duties or charges due the Government.

Section 8.40(b) is amended to read as follows:

(b) If there is a difference of \$3 or more between the total estimated duties and Internal Revenue taxes deposited and the total liquidated duties and taxes accruing on merchandise withdrawn for consumption before the liquidation or reliquidation of the warehouse entry, a notice shall be issued promptly and such difference shall be collected or refunded.

The citation of authority for section 8.40 is amended to read:

(Sec. 7, 52 Stat. 1081, as amended, secs. 557, 562, 46 Stat. 744, as amended 745, as amended; 19 U.S.C. 1321, 1557, 1562.)

(Secs. 484, 624, 46 Stat. 722, as amended, 759; 19 U.S.C. 1484, 1624.)

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

Section 10.21(j) is amended to read as follows:

(j) When duties and Internal Revenue taxes on articles in a passenger's baggage are collected, a receipt will be issued to the passenger, if such duties and taxes are paid in cash. If such duties and taxes are paid by personal check, the check will be the passenger's receipt unless a receipt is requested.

(Sec. 498, 46 Stat. 728, as amended; 19 U.S.C. 1498.)

PART 16—LIQUIDATION OF DUTIES

Section 16.2(c) is amended to read as follows:

(c) When the total amount of duties and Internal Revenue taxes assessed in the liquidation of an entry (other than an informal entry on customs Form 5119 or 5119-A, a mail entry on customs Form 3419, or a baggage entry on customs Form 5123, 6059, or 6063) differs by less than \$3 from the total estimated duties and Internal Revenue taxes, including any supplemental estimated duties or Internal Revenue taxes deposited, the entry shall be endorsed "as entered." If there is a difference of \$3 or more between the duties and taxes so assessed and the total estimated duties and taxes deposited, the entry shall be endorsed to show the difference and bills or refund checks shall be issued. The assessments of duties and Internal Revenue taxes shall be separately stated on the entries at time of liquidation but the amounts of any differences shall be netted when applying the \$3 minimum for issuance of a bill or refund check. In the case of each informal, mail, or baggage entry excepted above, the amount or amounts of duties and taxes computed by a customs officer when the entry is prepared by, or filed with, him shall be considered the liquidated assessment. In the event of a reliquidation of a mail or baggage entry for any reason, the reliquidated duties shall be exactly assessed, if the importer so requests, even though the difference between the liquidated and reliquidated amounts is less than \$3; otherwise, any difference under \$3 shall be disregarded.

(Sec. 7, 52 Stat. 1081, as amended, secs. 505, 624, 46 Stat. 732, 759; 19 U.S.C. 1321, 1505, 1624.)

Section 16.12(a) is amended to read as follows:

(a) All appraisement entries ready for liquidation during any one month may be liquidated on any convenient day during that month. The notice of entries liquidated, customs Form 4333, shall be dated with the date of posting or lodging (which shall be in the place and manner specified in section 16.2(d)), and the entries covered thereby shall be stamped "Liquidated," with the date of liquidation, which shall be the same as the date on the notice. Such stamping shall be deemed the legal evidence of liquidation.

(Secs. 505, 514, 46 Stat. 732, 784; 19 U.S.C. 1505, 1514.)

PART 17—PROTESTS AND REAPPRAISEMENTS

Section 17.1(b) is amended to read as follows:

(b) Each protest shall be in quadruplicate, addressed to the district director of customs (regional commissioner of customs if in Region II), and signed by the person protesting, or his agent or attorney. The protest shall show the importer number of the protestant. If the protestant is represented by an agent having power of attorney, the importer number of the agent shall also be shown. If desired by the owner or protestant, the statement "any refunds (and/or other information) with respect to the entry under protest shall be mailed to the owner in care of (name and address of agent)" may be included. This designation takes precedence over any existing designation previously authorized on customs Form 4811. Each protest shall show the address of the protestant and the address of his agent or attorney, if signed by one of these, the number and date of entry, the name of the importing carrier, the date of importation, and the date of liquidation of the entry, and it shall set forth distinctly and specifically with respect to each entry, payment, claim, decision, or refusal the reasons for the objection, stating the rate, or rates of duty claimed to be applicable and the applicable provision of law, if any, under which relief is claimed.

(Secs. 514, 624, 46 Stat. 734, 759; 19 U.S.C. 1514, 1624.)

PART 24—CUSTOMS FINANCIAL AND ACCOUNTING PROCEDURES

Section 24.4(d) (2) is amended to read as follows:

(d) (2) An importer who has received approval to make deferred payments retains the option of deferring or depositing the estimated tax on imported alcoholic beverages until the entry or withdrawal is presented to the cashier for payment of estimated duties. At the time the importer presents his entry or withdrawal for consumption to the cashier together with the estimated duty, he must either pay the estimated tax or indicate on the entry or withdrawal that he elects to defer the tax payment.

Section 24.4(e) is amended to read as follows:

(e) *Tax deferment procedure.*—If the importer elects to defer the tax payments, he shall enter on each copy of the entry or withdrawal

the words "TAX PAYMENT DEFERRED," adjacent to the amount shown on the documents as estimated taxes, before presentation to the cashier.

Section 24.4(f) is amended to read as follows:

(f) *Billing procedure.*—Each importer who has deferred tax payments on imported alcoholic beverages will be billed at the end of each tax deferral period for all taxes deferred during the period. A statement will accompany each bill listing each tax amount deferred and the related entry number. These bills must be paid in full by the last day of the next succeeding deferral period.

Section 24.4(g) is amended to read as follows:

(g) *Restrictions on deferring tax deposits.*—An importer may not on one entry, or withdrawal from warehouse for consumption, deposit part of the estimated tax and defer the balance of the tax. The estimated tax on each entry or withdrawal must be either fully paid or deferred.

Section 24.4(h) is amended to read as follows:

(h) *Termination of deferred payment privilege.*—(1) When any bill for deferred taxes is not paid within the period specified in paragraph (f) of this section, the importer shall be sent a Notice of Amount Due, customs Form 6084, and a copy shall be sent to the surety on his bond. If in the opinion of the customs officer concerned such failure to make timely payment of estimated deferred taxes warrants the withdrawal of the tax deferral privilege, he will advise the importer of the withdrawal of such privilege. In all instances of failure to pay timely the deferred taxes on alcoholic beverages withdrawn from warehouse for consumption, further withdrawals from the warehouse entry on which the tax is delinquent will be refused until payment is made of the amount delinquent.

(2) The termination in any district of the tax deferral privilege for failure to pay timely any deferred estimated tax shall be at the discretion of the customs officer concerned. Termination of the privilege for any other reason shall be subject to the approval of the Commissioner of Customs. Notice of termination of the tax deferral privilege in any district will be disseminated to all other customs districts.

(3) Renewal of the tax deferral privilege after it has been withdrawn in any district may be made only upon approval of the Commissioner of Customs.

(Sec. 201, 72 Stat. 1322, 1334, 1335, 68A Stat. 917; 26 U.S.C. 5007, 5054, 5061, 7805.)

Part 24 is amended to add a new section designated 24.5 reading as follows:

24.5 Filing identification number.—(a) Each person, business firm, Government agency or other organization shall file customs Form 5106, Notification of or Application for Importer's Number or Notice of Change of Name or Address, with the first dutiable formal entry

which he submits or the first request for services that will result in the issuance of a bill or a refund check upon adjustment of a cash collection.

(b) The number to be used when filing customs Form 5106 shall be (1) his Internal Revenue Service employer identification number, or (2) if no Internal Revenue Service employer identification number has been assigned, his social security number. If neither an Internal Revenue Service employer identification number nor a social security number has been assigned "None" shall be inserted on the line provided for each of the above numbers and the form shall be filed in duplicate. In such case an importer number will be assigned and entered on the Form 5106 by the customs office where the entry or request is received and a copy of the form will be returned to the party. This number shall be used in all future customs transactions when an importer number is required. If an Internal Revenue Service employer identification number, a social security number, or both are obtained after an importer number has been assigned by Customs, a new Form 5106 shall not be filed, except upon request from Customs.

(c) Form 5106 contains a block in which a single suffix code may be inserted as an addition to the Internal Revenue Service employer identification number by a firm having branch office operations to permit the firm to identify transactions originating in its branch offices. A separate Form 5106 to report the specific suffix code and name and address will be required for each branch office to be identified. When an organization desires to associate a customs transaction with a specific branch office, the importer number, including the suffix, reported on Form 5106, shall be supplied on the Form 5101 or the request for services. The suffix code may be either numeric or alphabetic. The block shall be left blank if the organization has no use for it.

(d) An importer number will remain on file until 1 year from the date on which it is last used in a customs Form 5101 or a request for services. If the number is not so used for 12 months and there is no outstanding transaction to which it must be associated, it will be removed from the file and the person previously covered by the number shall complete Form 5106 again to engage in another transaction covered by paragraph (a).

(e) Customs Form 5106 may be obtained at any customhouse or from any customs office.

That part of section 24.11(a) preceding sub-paragraphs (1) and (2) is amended to read as follows:

(a) Any increased or additional duties or taxes found due upon liquidation shall be billed to the importer of record or to the actual owner when there shall have been filed:

The third sentence of section 24.16(c)(2) is amended to read as follows:

Where the security is a cash deposit, the receipt may be properly inscribed to make it serve as a combined receipt for cash deposit in lieu of bond and request for overtime services, in lieu of filing a request for overtime services on customs Form 3853.

Section 24.36(a) is amended to read as follows:

(a) When it is found on liquidation or reliquidation of an entry that a refund of excessive duties or taxes, or both, is due, a refund shall be prepared in the name of the person to whom the refund is due, as determined by paragraphs (b) and (c) of this section. If an authority to mail checks to someone other than the payee, customs Form 4811, is on file, the address of the payee shall be shown as in care of the address of the authorized person. If a power of attorney is on file, the address of the payee may be shown as in care of the address of such attorney, if requested. A Form 4811 received by customs will not be effective if a customs transaction requiring the use of the owner's importer number has not been made within 3 years from the date the Form 4811 was filed or if there is no unliquidated entry on file to which such number is to be associated.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

PART 25—CUSTOMS BONDS

The first sentence of section 25.19 is amended to read as follows:

When it is determined that liquidated damages assessed or paid under a bond did not in fact accrue, the charge against the bond shall be canceled by the district director of customs without regard to the amount thereof, the liquidated damages, if paid, shall be refunded by the regional commissioner of customs, and an appropriate notation shall be made on customs Form 5955 or 5955-A, if the transaction has already been recorded thereon.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

The following customs forms are abolished as the accounting system is automated in each region, in accordance with the schedule set out in effective date section.

<i>Form No.</i>	<i>Title</i>
1008	Bill and Receipt for Navigation Fees, Passenger Act Fee, and Tonnage Tax
3853-A	Bill For Reimbursable Customs Overtime Services Rendered
3854	Statement of Services Rendered (New York use only)
4619	Final Notice of Moneys Due
5103	Receipt for Duties, Taxes, and Mitigated Forfeitures
5107	Notice of Duty and Internal Revenue Tax Due
5108	Notice of Duty and Internal Revenue Tax Due (New York use only)
5109	Bill of Miscellaneous Collections
5111-A	Account for Services of Officers, and Receipt
5111-B	Account for Services of Officers, and Receipt

<i>Form No.</i>	<i>Title</i>
5112	Bill for Reimbursable Customs Overtime Services (New York use only)
5113	Notice and Account of Fines, Penalties and Forfeitures, and Receipt
5117-A	Bill and/or Receipt
5117-B	Bill and/or Receipt
5151-B	Record of Consumption Entries—Duties Paid on Entry
5152	Record of Consumption Entries—Duty Paid on Entry (New York use only)
5153	Record of Goods Entered in Bond
5167	Record and Schedule of Deposit, Trust, and Special Funds
5187	Schedule of Collections
5188	Schedule of Duty and Internal Revenue Tax Collections (New York use only)
5255	Depositor's Ticket
5269	Notice of Refund
5269-A	Record and Notice of Refund
5269-B	Record and Notice of Refund
6080	Daily Report of Services Rendered for Parties-In-Interest

Effective Date

Since automation will be implemented on a region-by-region basis, the amendments will become effective as each region is automated under the following schedule, except that the amendments to sections 8.40(b) and 16.2(c) and the provisions of new section 24.5 will be effective as indicated below:

<i>Date Effective</i>	<i>Region No.</i>	<i>Headquarters</i>
March 1, 1967	III	Baltimore, Maryland
April 1, 1967	I	Boston, Massachusetts
	IV	Miami, Florida
May 1, 1967	V	New Orleans, Louisiana
	VI	Houston, Texas
	VII	Los Angeles, California
June 1, 1967	VIII	San Francisco, California
	IX	Chicago, Illinois
July 1, 1967	II	New York, New York

Sections 8.40(b) and 16.2(c), as amended, shall be effective 30 days from the date this Treasury Decision is published in the Federal Register. New section 24.5 shall be effective February 1, 1967, and customs Form 5106 shall be submitted on and after such date.

(140.1)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved January 9, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register January 18, 1967 (32 F.R. 492)]

(T.D. 67-34)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products manufactured or produced in the Socialist Federal Republic of Yugoslavia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 13, 1967.

There is published below the directive of December 28, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in the Socialist Federal Republic of Yugoslavia.

This directive was published in the Federal Register on January 4, 1967 (32 F.R. 23), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230
PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 28, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective January 1, 1967 and for the twelve-month period extending through December 31,

1967, entry into the United States for consumption, and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Categories 1-2, 9, 15-16, 18-19, 22, 26 (duck only), 31, 48, and 49, produced or manufactured in the Socialist Federal Republic of Yugoslavia, in excess of the following levels of restraint:

<i>Category</i>	<i>12-Month Level of Restraint</i>
1-2	143, 804 pounds
9	5, 512, 500 square yards
15-16	1, 653, 750 square yards
18-19	2, 315, 250 square yards
22	1, 102, 500 square yards
26 (duck only) ¹	1, 819, 125 square yards
31	3, 168, 103 pieces
48	4, 961 dozen
49	11, 025 dozen

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 1-2, 9, 15-16, 18-19, 22, 26 (duck only), 31, 48 and 49, produced or manufactured in Yugoslavia and exported from Yugoslavia prior to January 1, 1967, shall, to the extent of any unfilled balances, be charged against the levels of restraint established for such goods during the period January 1, 1966 through December 31, 1966. In the event that the level of restraint established for the period January 1, 1966 through December 31, 1966 has been exhausted by previous entries, such goods shall be subject to the directive set forth in this letter.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Socialist Federal Republic of Yugoslavia and with respect to imports of cotton textiles and cotton textile products from the Socialist Federal Republic of Yugoslavia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of

¹ T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08

321.—01 through 04, 06, 08

322.—01 through 04, 06, 08

326.—01 through 04, 06, 08

327.—01 through 04, 06, 08

328.—01 through 04, 06, 08

Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

ALAN S. BOYD,
*Acting Secretary of Commerce,
and Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-35)

Cotton textiles—Restriction on entry

Restriction on entry of cotton textiles in category 7 manufactured or produced in Japan

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 13, 1967.

There is published below the directive of December 28, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textiles in category 7 manufactured or produced in Japan.

This directive was published in the Federal Register of January 4, 1967 (32 F.R. 24), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON D.C. 20230
PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 28, 1966.

COMMISSIONER OF CUSTOMS
*Department of the Treasury
Washington, D.C. 20226*

DEAR MR. COMMISSIONER:

This directive amends the directive of March 31, 1966, from the Chairman of the President's Cabinet Textile Advisory Committee, which prohibited the entry or withdrawal from warehouse for consumption in the United States of cotton textiles in Category 7, pro-

duced or manufactured in Japan and exported from Japan without a designated export Visa.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, the bilateral cotton textile agreement between the Governments of the United States and Japan concluded on August 27, 1963, the understanding reached in an exchange of letters dated November 13, 1964, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective January 1, 1967, and until further notice, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles in Category 7 produced or manufactured in Japan and exported from Japan on or after January 1, 1967 for which the Japan Cotton Textile Exporters Association, a trade association authorized by the Government of Japan, has not issued an appropriate export Visa, fully described below.

Such Visa is to consist of a dry seal, circular in form, impressed on the original copy of Special Customs Invoice Form 5515. A facsimile of the seal is enclosed for your information. The seal labelled "Seal for 1967", will be required for the entry or withdrawal from warehouse for consumption of cotton textiles in Category 7, exported from Japan on or after January 1, 1967.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Japan and with respect to imports of cotton textiles and cotton textile products from Japan have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

ALAN S. BOYD,
*Acting Secretary of Commerce,
and Chairman, President's Cabinet
Textile Advisory Committee*



(T.D. 67-36)

Cotton textiles—Restrictions on entry

Restrictions on entry of cotton textiles in category 6 manufactured or produced in the Republic of China

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 17, 1967.

There is published below the directive of December 29, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of certain cotton textiles in category 6 manufactured or produced in the Republic of China. This directive amends that Committee's directive of August 26, 1966 (T.D. 66-203).

This directive was published in the Federal Register on January 7, 1967 (32 F.R. 164), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 29, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive amends the directive of August 26, 1966 concerning certain cotton textiles and cotton textile products produced or manu-

factured in the Republic of China and exported from the Republic of China to the United States prior to June 1, 1966.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, the adjusted level of restraint provided in the directive of August 26, 1966 for cotton textiles in Category 6, produced or manufactured in the Republic of China and exported from the Republic of China to the United States prior to June 1, 1966 is hereby amended to read "142,775", to be effective as soon as possible.

The actions taken with respect to the Government of the Republic of China and with respect to imports of cotton textiles and cotton textile products from the Republic of China has been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

ALAN S. BOYD,
*Acting Secretary of Commerce,
and Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-37)

Cotton textiles—Restrictions on entry

Restrictions on entry of cotton textiles and cotton textile products in certain categories manufactured or produced in the Republic of Korea

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 17, 1967.

There is published below the directive of December 29, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in cer-

tain categories manufactured or produced in the Republic of Korea. This directive also amends that Committee's directive of December 6, 1966 (T.D. 67-9).

This directive was published in the Federal Register on January 7, 1967 (32 F.R. 164), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C.

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 29, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive establishes the levels of restraint for 1967 applicable to certain cotton textiles and cotton textile products produced or manufactured in the Republic of Korea, and amends the directive of December 6, 1966.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, and subject to the directive of December 6, 1966 concerning cotton textiles and cotton textile products produced or manufactured in the Republic of Korea from the Chairman of the President's Cabinet Textile Advisory Committee, you are directed to prohibit effective January 1, 1967 and for the twelve-month period extending through December 31, 1967, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 9, 18/19, 22, 26, 31 (T.S.U.S.A. No. 366.2740 only), 34, 45, 46, 49, 50, 51, 52, 54, 60, 64 (T.S.U.S.A. Nos. 366.4500, 366.4600, 366.4700, and 347.3340 only),

produced or manufactured in the Republic of Korea, in excess of the following twelve-month levels of restraint:

<i>Category</i>	<i>12-Month Level of Restraint</i>
9	2, 205, 000 square yards
18/19	1, 653, 750 square yards
22	578, 813 square yards
26 (duck only) ¹	10, 749, 375 square yards
26 (other than duck)	826, 875 square yards
31 (only T.S.U.S.A. No. 366.2740)	950, 465 pieces
34	88, 911 pieces
45	29, 216 dozen
46	23, 153 dozen
49	16, 538 dozen
50	41, 895 dozen
51	56, 228 dozen
52	27, 563 dozen
54	33, 075 dozen
60	22, 050 dozen
64 (only T.S.U.S.A. Nos.: 366.4500, 366.4600, and 366.4700)	402, 413 lbs.
64 (only T.S.U.S.A. No. 347.3340)	55, 125 lbs.

In carrying out this directive, and the directive of December 6, 1966, entries of cotton textiles and cotton textile products in Categories 9, 18/19, 22, 26, 31 (only T.S.U.S.A. No. 366.2740), 34, 45, 46, 49, 50, 51, 52, 54, 60, 64 (only T.S.U.S.A. Nos. 366.4500, 366.4600, 366.4700, and 347.3340) produced or manufactured in the Republic of Korea, which have been exported to the United States from the Republic of Korea during the period specified shall be charged against the levels and amounts applicable to such goods in the following order. Goods exported during the period January 1, 1966 through December 31, 1966 shall be charged *first*, against the levels of restraint provided for the twelve-month period beginning January 1, 1966, *second*, in those of the above categories where applicable under the directive of December 6, 1966, against the additional amounts authorized to be entered by that directive, and *third*, against the levels of restraint set forth in this directive. Goods exported during the period January 1, 1967 through March 31, 1967 shall be charged *first* against the additional amounts authorized to be entered by the directive of December 6, 1966, and *second* against the levels of restraint set forth in this directive. Charges made on and after the effective date of the directive of December 6, 1966 shall be adjusted accordingly.

¹ T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08
321.—01 through 04, 06, 08
322.—01 through 04, 06, 08

326.—01 through 04, 06, 08
327.—01 through 04, 06, 08
328.—01 through 04, 06, 08

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Republic of Korea and with respect to imports of cotton textiles and cotton textile products from the Republic of Korea has been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

ALAN S. BOYD,
*Acting Secretary of Commerce,
and Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-38)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products
manufactured or produced in Portugal

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 18, 1967.

There is published below the directive of December 29, 1966, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in Portugal.

This directive was published in the Federal Register on January 7, 1967 (32 F.R. 165), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE

WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

December 29, 1966.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective January 1, 1967 and for the three-month period extending through March 31, 1967, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Categories 1, 2, 3, 4, 5, 6, 9, 19, 24, 25, 26, 28, 41, 42, 43, 45, 46, 47, 50, 51, 52, 53, 55, 60, parts of 62, and parts of 64, produced or manufactured in Portugal, in excess of the following levels of restraint:

<i>Category</i>	<i>3-Month Level of Restraint</i>
1	3,098,498 pounds
2	243,338 pounds
3	713,790 pounds
4	48,668 pounds
5/6	2,433,375 square yards
6	1,362,690 square yards ¹
9	2,108,925 square yards
19	259,560 square yards
24/25	1,427,580 square yards
25	519,120 square yards ¹
26	648,900 square yards
28	97,335 pieces
41/42/43	22,712 dozen
45	6,489 dozen
46	9,734 dozen
47	9,734 dozen
50	6,489 dozen
51	6,489 dozen
52	9,734 dozen
53/Parts of 62 (T.S.U.S.A. Nos. 382.0306, 382.0307, 382.0635, and 382.0640)	9,734 dozen
55	6,489 dozen
60	4,867 dozen
Parts of 62 (T.S.U.S.A. Nos. 380.0309, 380.0645, 382.0312, and 382.0665)	16,223 pounds
Part of 64 (only T.S.U.S.A. No. 363. 6025)	32,445 pounds

¹ This level is a sub-level within the combined level provided for the two categories immediately preceding.

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 1, 2, 3, 4, 5, 6, 9, 19, 24, 25, 26, 28, 41, 42, 43, 45, 46, 47, 50, 51, 52, 53, parts of 62 (T.S.U.S.A. Nos. 382.0306; 382.0307; 382.0635; and 382.0640), 55, 60, parts of 62 (T.S.U.S.A. Nos. 380.0309; 380.0645; 382.0312; and 382.0665) and parts of 64 (T.S.U.S.A. No. 363.6025), produced or manufactured in Portugal, which have been exported to the United States from Portugal prior to January 1, 1967, shall, to the extent of any unfilled balances be charged against the levels of restraint established for such goods during the period January 1, 1966 through December 31, 1966, including the levels for categories 1-4 exported from Portugal to the United States during the period July 1, 1966 through December 31, 1966 in accordance with the directive of September 9, 1966 as amended by the directive of December 6, 1966. In the event that the above levels of restraint have been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

In carrying out this directive, entries of two or three piece ladies suits produced or manufactured in Portugal from woven or knit cotton fabrics should not be charged against any of the levels of restraint designated herein, including the level of restraint for blouses in Category 52.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Portugal and with respect to imports of cotton textiles and cotton textile products from Portugal have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of Section 4 of the Administrative Procedure Act. This letter will be published in the Federal Register.

Sincerely yours,

ALAN S. BOYD,
*Acting Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-39)

President's Proclamation

Proclamation No. 3761 restoring trade agreement concessions to certain watch movements and correcting error in the tariff schedules concerning watch movements

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 18, 1967.

There is published below Presidential Proclamation No. 3761 of January 11, 1967, which deletes items 932.10 through 935.—of the Appendix to the Tariff Schedules of the United States, and proclaims that the provisions of Subpart E, Part 2, Schedule 7, Tariff Schedules of the United States, shall be applicable to certain watch movements. The effect of the Proclamation is to reduce the rates of duty on certain watch movements by restoring the concessions granted in the agreement with Switzerland. However, it will be noted that this Proclamation will result in increased rates of duty on certain bushing-type watch movements containing less than 7 jewels.

The changes in duty are effective as to merchandise entered, or withdrawn from warehouse, for consumption on or after the date of this proclamation.

(012)

EDWIN F. RAINS,
Acting Commissioner of Customs.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

1. WHEREAS, pursuant to Section 350 of the Tariff Act of 1930, the President, on January 9, 1936, entered into, and by proclamations of January 9, 1936 (49 Stat. (pt. 2) 3917), and of May 7, 1936 (49 Stat. (pt. 2) 3959), proclaimed a trade agreement with Switzerland (hereinafter referred to as "the Swiss trade agreement"), including concessions reducing rates of duty with respect to certain watch movements provided for in item 367(a) of Schedule II of the Swiss trade agreement (49 Stat. (pt. 2) 3940);

2. WHEREAS item 367(a) of Schedule II of the Swiss trade agreement by its terms does not apply to any movement which contains less than seven jewels, if such movement contains a bushing or its equivalent (other than a substitute for a jewel) in any position customarily occupied by a jewel (hereinafter referred to as "any bushing-type movement");

3. WHEREAS, pursuant to Section 7 of the Trade Agreements Extension Act of 1951 and in accordance with the provisions of the agreement with Switzerland of October 13, 1950 (2 U.S.T. 453), providing

for the addition of an escape clause to the Swiss trade agreement, the President by Proclamation No. 3062 of July 27, 1954 (68 Stat. (pt. 2) c47), proclaimed that, until the President otherwise proclaimed, certain increased rates of duty shall apply to the watch movements identified in the first recital of this proclamation (which movements do not include any bushing-type movement) exported to the United States after July 27, 1954;

4. WHEREAS, after compliance with the requirements of Section 102 of the Tariff Classification Act of 1962 (76 Stat. 73), the President by Proclamation No. 3548 of August 21, 1963 (77 Stat. 1017), proclaimed, effective on and after August 31, 1963, the Tariff Schedules of the United States, which reflected, with modifications, and, in effect, superseded (1) the provisions of the proclamations of January 9 and May 7, 1936, insofar as those proclamations proclaimed the concessions reducing rates of duty with respect to the watch movements identified in the first recital of this proclamation (see Subpart E of Part 2 of Schedule 7 of the Tariff Schedules of the United States, including items 716.10 through 719.—), and (2) the provisions of Proclamation No. 3062 (see Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States, including items 932.10 through 935.—);

5. WHEREAS, consistent with the proclamations of January 9 and May 7, 1936, Subpart E of Part 2 of Schedule 7 of the Tariff Schedules of the United States renders the concessions reducing rates of duty with respect to the watch movements identified in the first recital of this proclamation inapplicable to any bushing-type movement, but, inconsistent with Proclamation No. 3062, Section 102(2) of the Tariff Classification Act of 1962, and Headnote 1 to Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States, and as a result of a clerical error, Subpart A of Part 2 of that Appendix includes, and thereby lowers the rates of duty with respect to, any bushing-type movement;

6. WHEREAS the President proclaimed the increased rates of duty set forth in items 932.10 through 935.— of the Appendix to the Tariff Schedules of the United States in the erroneous belief that they did not include any bushing-type movement, and it would be contrary to the intent and purpose of Section 7 of the Trade Agreements Extension Act of 1951 and the Tariff Classification Act of 1962 to permit this clerical error to remain uncorrected;

7. WHEREAS, upon its own motion under Section 351(d)(2) of the Trade Expansion Act of 1962 (19 U.S.C. 1981(d)(2)), the United States Tariff Commission conducted an investigation, including a hearing, pursuant to Section 351(d)(5) of that Act (19 U.S.C. 1981(d)(5)), and on March 5, 1965, submitted to me a report (30 F.R. 3341) advising me of its judgment as to the probable economic effect on the domestic industry concerned of the reduction or termination of the increased rates of duty effected by Proclamation No. 3062 (now reflected, with modifications, in Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States, including items 932.10 through 935.—);

8. WHEREAS, in relation to the possible reduction or termination of such increased rates of duty, I have received and taken into account

the advice from the Tariff Commission, advice of the Secretary of Commerce and the Secretary of Labor in accordance with Section 351(c) (1) (A) of the Trade Expansion Act of 1962 (19 U.S.C. 1981 (c) (1) (A)), recommendations of the Special Representative for Trade Negotiations in accordance with Sections 3(b), 3(j), and 5(c) of Executive Order No. 11075 of January 15, 1963 (48 CFR 1.3(b), 1.3(j), and 1.5(c)), and advice of other interested agencies of the Government; and

9. WHEREAS, in accordance with Section 351(c) (1) (A) of the Trade Expansion Act of 1962, I have determined that the termination, as herein proclaimed, of the increased rates of duty effected by Proclamation No. 3062 (now reflected, with modifications, in Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States, including items 932.10 through 935.—) is in the national interest:

NOW, THEREFORE, I, LYNDON B. JOHNSON, President of the United States of America, acting under and by virtue of the authority vested in me as President, and in conformity with the provisions of the Tariff Classification Act of 1962, and acting under the authority vested in me by the Constitution and the statutes, including Section 351(c) (1) (A) of the Trade Expansion Act of 1962, and in accordance with the provisions of the agreement with Switzerland of October 13, 1950, do proclaim that:

(1) The superior heading immediately following item 927.62 of the Appendix to the Tariff Schedules of the United States is amended by inserting after "Watch movements" the following:

"(except watch movements having under 7 jewels and having a bushing or its equivalent (other than a substitute for a jewel) in any position customarily occupied by a jewel)".

(2) So much of Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States as follows item 927.62 (reflecting, with modifications, Proclamation No. 3062 which effected the increased rates of duty, and including the amendment made by paragraph (1) above of this proclamation) is deleted from that Appendix.

(3) Proclamation No. 3062 is terminated.

(4) The provisions of Subpart E of Part 2 of Schedule 7 of the Tariff Schedules of the United States shall be applied to such of the articles affected by this proclamation as are entered, or withdrawn from warehouse, for consumption on or after the date of this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this eleventh day of January in the year of our Lord nineteen hundred and sixty-seven, and [SEAL] of the Independence of the United States of America the one hundred and ninety-first.

LYNDON B. JOHNSON.

By the President:

DEAN RUSK,

Secretary of State.

(T.D. 67-40)

President's Proclamation

Proclamation terminating Proclamation No. 3455 and Proclamation No. 3458, to the extent that it modified Proclamation No. 3455, and announcing the reduction of increased duties on imports of sheet glass

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 18, 1967.

There is published below the President's Proclamation No. 3762 of January 11, 1967, terminating Proclamation No. 3455 and Proclamation No. 3458, to the extent that it modified No. 3455 (see T.D. 55603), and announcing that the terminations, and reductions of the increased rates of duty on imports of sheet glass provided for in Proclamation No. 3455 (now reflected, with modification, in the Appendix to the Tariff Schedules of the United States, including items 923.11 through 923.99 and item 924.00), shall be effective with respect to articles entered, or withdrawn from warehouse, for consumption on or after January 11, 1967.

(012)

EDWIN F. RAINS,
Acting Commissioner of Customs.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

1. WHEREAS, pursuant to Section 350 of the Tariff Act of 1930, the President, on May 23, 1956, entered into, and by Proclamation No. 3140 of June 13, 1956 (70 Stat. c33), proclaimed the Sixth Protocol of Supplementary Concessions to the General Agreement on Tariffs and Trade (hereinafter referred to as "the General Agreement"), including supplementary concessions with respect to certain types of sheet glass provided for in item 219 in Part 1 of Schedule XX to the Sixth Protocol of Supplementary Concessions (7 U.S.T. (pt. 2) 1350);

2. WHEREAS, pursuant to Section 7 of the Trade Agreements Extension Act of 1951, and in accordance with the provisions of Article XIX of the General Agreement (61 Stat. (pt. 5) A58; 8 U.S.T. (pt. 2) 1786), the President by Proclamation No. 3455 of March 19, 1962 (76 Stat. 1454), as modified by Proclamation No. 3458 of March 27, 1962 (76 Stat. 1457), proclaimed, effective after the close of business June 17, 1962, and until the President otherwise proclaimed, a modification of the then prevailing tariff concessions with respect to the sheet glass identified in the first recital of this proclamation to effect an increase in the rates of duty with respect to certain types of such glass;

3. WHEREAS, after compliance with the requirements of Section 102 of the Tariff Classification Act of 1962 (76 Stat. 73), the President by Proclamation No. 3548 of August 21, 1963 (77 Stat. 1017), proclaimed, effective on and after August 31, 1963, the Tariff Schedules of the United States, which reflected with modifications, and, in effect, superseded (1) the provisions of Proclamation No. 3140 insofar as that proclamation proclaimed the concessions with respect to the sheet glass identified in the first recital of this proclamation (see Subpart B of Part 3 of Schedule 5 of the Tariff Schedules of the United States, including items 542.11 through 542.98 and item 544.17) and (2) the provisions of Proclamation No. 3455 insofar as such proclamation provided for increased rates of duty (see the Appendix to the Tariff Schedules of the United States, including items 923.11 through 923.99 and item 924.00);

4. WHEREAS, following my request under Section 351(d)(2) of the Trade Expansion Act of 1962 (19 U.S.C. 1981(d)(2)), the United States Tariff Commission conducted an investigation, including a hearing, pursuant to Section 351(d)(5) of that Act (19 U.S.C. 1981(d)(5)), and on June 11, 1965, submitted to me a report (30 F.R. 7771) advising me of its judgment as to the probable economic effect on the domestic industry concerned of the reduction or termination of the increased rates of duty referred to in the second recital of this proclamation and provided for in Proclamation No. 3455 (now reflected, with modifications, in the Appendix to the Tariff Schedules of the United States, including items 923.11 through 923.99, and item 924.00);

5. WHEREAS, in relation to the possible reduction or termination of such increased rates of duty, I have received and taken into account the advice from the Tariff Commission, advice of the Secretary of Commerce and the Secretary of Labor, in accordance with Section 351(c)(1)(A) of the Trade Expansion Act of 1962 (19 U.S.C. 1981(c)(1)(A)), recommendations of the Special Representative for Trade Negotiations in accordance with Sections 3(b), 3(j), and 5(c) of Executive Order No. 11075 of January 15, 1963 (48 CFR 1.3(b), 1.3(j), and 1.5(c)), and advice of other interested agencies of the Government; and

6. WHEREAS, pursuant to Section 351(c)(1)(A) of the Trade Expansion Act of 1962, and in accordance with Article XIX of the General Agreement, I have determined that the terminations and reductions, as herein proclaimed, of the increased rates of duty referred to in the second recital of this proclamation and provided for in Proclamation No. 3455 (now reflected, with modifications, in the Appendix to the Tariff Schedules of the United States, including items 923.11 through 923.99 and item 924.00) are in the national interest:

NOW, THEREFORE, I, LYNDON B. JOHNSON, President of the United States of America, acting under the authority vested in me by the Constitution and the statutes, including Section 351(c)(1)(A) of the Trade Expansion Act of 1962, and in accordance with the provisions of Article XIX of the General Agreement, do proclaim that:

(1) Proclamation No. 3455 and Proclamation No. 3458, to the extent that it modified Proclamation No. 3455, are terminated.

(2) The tariff concessions identified in the first recital of this proclamation (as reflected with modifications in Subpart B of Part 3 of

Schedule 5 of the Tariff Schedules) shall continue to be modified in part to the extent that the rates of duty provided for in paragraph (3) below exceed those in such concessions.

(3) So much of Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States as follows item 922.50 and precedes item 927.50 is amended to read as follows:

	"Glass (including blown or drawn glass, but excluding cast or rolled glass and excluding pressed or molded glass) (whether or not containing wire netting), in rectangles, not ground, not polished and not otherwise processed, weighing over 16 oz. but not over 28 oz. per sq. ft., provided for in items 542.31-37, inclusive, and 542.71-77, inclusive, of part 3B of schedule 5: Ordinary glass:		
	Weighing over 16 oz. but not over 28 oz. per sq. ft.:		
923.31	Measuring not over 40 united inches (item 542.31).	1.1¢ per lb.-----	No change.
923.33	Measuring over 40 but not over 60 united inches (item 542.33).	1.5¢ per lb.-----	No change.
923.35	Measuring over 60 but not over 100 united inches (item 542.35).	1.5¢ per lb.-----	No change.
923.37	Measuring over 100 united inches (item 542.37).	1.4¢ per lb.-----	No change.
	Colored or special glass:		
	Weighing over 16 oz. but not over 28 oz. per sq. ft.:		
923.71	Measuring not over 40 united inches (item 542.71).	1.1¢ per lb. + 2.5% ad val.	No change.
923.73	Measuring over 40 but not over 60 united inches (item 542.73).	1.5¢ per lb. + 2.5% ad val.	No change.
923.75	Measuring over 60 but not over 100 united inches (item 542.75).	1.5¢ per lb. + 2.5% ad val.	No change.
923.77	Measuring over 100 united inches (item 542.77).	1.4¢ per lb. + 2.5% ad val.	No change."

(4) This proclamation shall be effective with respect to articles entered, or withdrawn from warehouse, for consumption on or after the date of this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this eleventh day of January in the year of our Lord nineteen hundred and sixty-seven, and [SEAL] of the Independence of the United States of America the one hundred and ninety-first.

LYNDON B. JOHNSON.

By the President:

DEAN RUSK,

Secretary of State.

(T.D. 67-41)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 12, 1967.

The following are synopses of drawback rates and amendments issued October 5, 1966, to January 4, 1967, inclusive, pursuant to sections

22.1 to 22.5, inclusive, Customs Regulations, and approvals under section 22.6, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Beverages, canned.*—Manufactured under section 1313(b) with the use of refined sugar by Dad's Root Beer Co., Chicago, Ill., through its agents operating under rates of drawback established under section 1313(b), title 19, United States Code.

Rate effective on articles manufactured and exported on and after October 5, 1962.

Drawback statement of February 22, 1965, forwarded to regional commissioner of customs, Chicago, Ill., December 20, 1966.

(B) *Confectionery products.*—T.D. 52375-B, as amended by T.D. 55898-D, covering confectionery products manufactured under section 1313(b) by Peter Paul, Inc., Naugatuck, Conn., at its factories located at Naugatuck, Conn.; Philadelphia, Pa.; Dallas, Tex.; Oakland, Calif.; and Frankfort, Ind., with the use of granulated cane sugar and with the use of liquid cane sugar; covering confectionery products manufactured under section 1313(a) at the corporation's factories located at Naugatuck, Conn.; Dallas, Tex.; Oakland, Calif.; and Frankfort, Ind.; with the use of imported desiccated coconut meat; and covering the foregoing products manufactured under section 1313(b) at all of the foregoing factories with the use of bittersweet chocolate coating and milk chocolate coating, further *amended* to cover the foregoing articles manufactured at the corporation's additional factory located at Salinas, Calif.

Amendment effective on articles manufactured and exported on and after February 23, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., November 1, 1966.

(C) *Foil, laminated aluminum and sulphite paper for cigarette packing.*—Manufactured under section 1313(b) by Denny Corp., Philadelphia, Pa., with the use of aluminum foil.

Rate effective on articles manufactured on and after July 1, 1963, and exported on and after July 28, 1964.

Manufacturer's statement of June 21, 1966, forwarded to regional commissioner of customs, Baltimore, Md., December 29, 1966.

(D) *Indomethacin; indomethacin milled; and indomethacin-lactose (1:1) microatomized.*—T.D. 54109-C, as amended by T.D. 56197-G and T.D. 56436-D, covering, among other things, dihydrostreptomycin sulfate sterile crystals manufactured under section 1313(a) by Merck & Co., Inc., Rahway, N.J., at its Elkton, Va., and Rahway, N.J., factories, further *amended* to cover the manufacture of indomethacin with the use of indole ester, and indomethacin milled and indomethacin-lactose (1:1) microatomized with the use of idomethacin under section 1313(b).

Amendment effective on articles manufactured and exported on and after April 4, 1966.

Supplemental statement of October 17, 1966, forwarded to regional commissioner of customs, New York, N.Y., December 27, 1966.

(E) *Resin, coarse crushed.*—Manufactured under section 1313(b) by Resyn Corp., Linden, N.J., with the use of phenol.

Rate effective on articles manufactured on and after July 18, 1966, and exported on and after July 23, 1966.

Manufacturer's drawback statement of November 30, 1966, forwarded to regional commissioner of customs, New York, N.Y., December 27, 1966.

(F) *Resins, pulverized.*—Manufactured under section 1313(b) by Union Carbide Corp., New York, N.Y., at its Bound Brook, N.J., factory with the use of coarse crushed resin.

Rate effective on articles manufactured and exported on and after July 28, 1966.

Manufacturer's statement of November 29, 1966, forwarded to regional commissioner of customs, New York, N.Y., January 3, 1967.

(G) *Yarn, linen, wound onto tubes or cones.*—Manufactured under section 1313(a) by Herdman's Linen Yarns, Ltd., New York, N.Y., at its Paterson, N.J., factory with the use of imported linen yarns in loose rolls.

Rate effective on articles manufactured and exported on and after June 2, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., October 5, 1966.

(H) *Yarn, thrown.*—T.D. 52778-G, covering thrown yarn manufactured under section 1313(a) by Sauquoit Silk Co., Inc., Scranton, Pa., with the use of imported or drawback nylon yarn, *amended* to cover such products manufactured by Sauquoit Fibers Co., *successor*.

Amendment effective on articles exported on and after March 9, 1963, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., November 25, 1966.

Approvals under section 22.6, Customs Regulations

(1) *Petroleum products*.—Manufactured under section 1313(b) by Kendall Refining Co., Bradford, Pa., with the use of crude petroleum or petroleum derivatives.

Approval effective on articles manufactured on and after January 1, 1963, and exported on and after April 16, 1963.

Manufacturer's statement of July 24, 1963, and supplemental statement of September 20, 1966, forwarded to regional commissioners of customs, New York, N.Y., and Baltimore, Md., December 27, 1966.

(2) *Petroleum products*.—Manufactured under section 1313(b) by Standard Oil Co., of Calif., San Francisco, Calif., at its refineries located at Bakersfield, El Segundo, and Richmond, Calif.; Honolulu, Hawaii; and Nikiski, Alaska, with the use of crude petroleum or petroleum derivatives.

Approval effective on articles manufactured on and after October 1, 1958, and exported on and after October 2, 1958.

Drawback statements of September 28, 1961, and December 15, 1966, forwarded to regional commissioner of customs, San Francisco, Calif., January 4, 1967.

(T.D. 67-42)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 23, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

January 16, 1967	-----	\$0.00403075
January 17, 1967	-----	.00403238
January 18, 1967	-----	.00403236
January 19, 1967	-----	.00404219
January 20, 1967	-----	.00404219

Denmark krone:

January 16, 1967-----	\$0. 144633
January 17, 1967-----	. 144633
January 18, 1967-----	. 144670
January 19, 1967-----	. 144625
January 20, 1967-----	. 144625

Hong Kong dollar:

Official rate of \$0.173500* for the period from December 19 through 23, 1966 and the following Free* rates:

December 19, 1966-----	\$0. 174367
December 20, 1966-----	. 174367
December 21, 1966-----	. 174291
December 22, 1966-----	. 174367
December 23, 1966-----	. 174367

Iran rial:

For the period from December 19 through 23, 1966, rate of \$0.0133333*.

Philippine peso:

For the period from December 19 through 23, 1966, rate of \$0.255800*.

Thailand baht (tical):

For the period from December 19 through 23, 1966, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,

Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-43)

Replacement articles—Customs Regulations amended

Section 10.17(l), Customs Regulations, relating to the entry of replacement articles, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

Section 10.17(l), Customs Regulations, pursuant to item 813.40, Tariff Schedules of the United States, as amended, authorizes the

duty-free importation of an article furnished by a foreign supplier to replace a like article of comparative value previously exempted from duty under item 813.31 if the article previously exempted was exported in accordance with the applicable provisions of the regulation. It has been decided that a certificate of registration, customs Form 4455, may be issued to the importer at the time the unsatisfactory articles are exported for use upon the importation of the replacement articles.

Accordingly, section 10.17 (1) is amended to read as follows:

(1) *Replacements*.—(1) An article furnished by a foreign supplier to replace a like article of comparable value previously exempted from duty under item 813.31, Tariff Schedules of the United States, shall be allowed free entry if the article previously exempted is found by the importer to be unsatisfactory and is returned to customs custody and exported under customs supervision at the expense of the importer within 60 days after its importation.^{25a} A certificate of registration on customs Form 4455 shall be issued to the importer with appropriate instructions as to its use when the unsatisfactory article is exported for replacement under the provisions of item 813.40, Tariff Schedules of the United States.

(2) In any case where the importer has failed to return the unsatisfactory article to customs custody for supervision of exportation, the district director of customs may allow free entry of the replacement article if he is satisfied that the unsatisfactory article was timely exported and that the failure to return it to customs custody was due to inadvertence or lack of experience in customs matters and was without willful intent to avoid customs supervision.

(3) The requirement that the original article be exported under customs supervision does not apply when a duplicate article is furnished by a foreign supplier as a replacement for an article declared for entry under the \$100 or \$200 exemption and found by the customs inspector or other examining officer to be so damaged as to constitute a nonimportation (sec. 15.10 of this chapter). In such a case, customs Form 4455 will be issued to the importer at the time the determination of nonimportation is made and the duplicate replacement shall be considered to have been acquired abroad for the purposes of the \$100 or \$200 exemption provision, provided no charge is made to the importer for such article.

The following citation of authority is added for section 10.17:

(Sec. 498, 46 Stat. 728, as amended; 19 U.S.C. 1498.)

(R.S. 251, sec. 624, 46 Stat. 759; 19 U.S.C. 66, 1624.)

(512.11)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved January 16, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register January 25, 1967 (32 F.R. 866)]

(T.D. 67-44)

Fish—Tariff rate quota

The tariff-rate quota for the calendar year 1967, on certain fish dutiable under item 110.50, Tariff Schedules of the United States

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 19, 1967.

In accordance with item 110.50 of part 3, schedule 1, Tariff Schedules of the United States, it has been ascertained that the average aggregate apparent annual consumption in the United States of fish, fresh, chilled or frozen, fillets, steaks, and sticks, of cod, cusk, haddock, hake, pollock, and rosefish, in the three years preceding 1967, calculated in the manner provided for in headnote 1, part 3A, schedule 1, was 165,888,756 pounds. The quantity of such fish that may be imported for consumption during the calendar year 1967 at the reduced rate of duty under item 110.50 is, therefore, 24,883,313 pounds.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

[Published in the Federal Register January 26, 1967 (32 F.R. 955)]

(T.D. 67-45)

*Notice of qualification of Rimrock Tidelands, Inc., as a citizen of the
United States under 46 U.S.C. 883-1*

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 23, 1967.

This is to give notice that pursuant to section 3.21, Customs Regulations (19 CFR 3.21), issued under the provisions of section 27A of the Merchant Marine Act, 1920, as amended by the Act of September 2, 1958 (46 U.S.C. 883-1), Rimrock Tidelands, Inc., of P.O. Box 7074, Shreveport, Louisiana, incorporated under the laws of the State of Delaware, did on January 9, 1967, file with the Commissioner of Customs, in duplicate, an oath for qualification of a corporation as a citizen of the United States following the form of oath prescribed in customs Form 1260.

The oath shows that:

(a) A majority of the officers and directors of the corporation are citizens of the United States (list of names, home addresses, and citizenship attached to the oath);

(b) Not less than 90 percent of the employees of the corporation are residents of the United States;

(c) The corporation is engaged primarily in a manufacturing or mineral industry in the United States, or in a Territory, District, or possession thereof;

(d) The aggregate book value of the vessels owned by the corporation does not exceed 10 percent of the aggregate book value of the assets of the corporation; and

(e) The corporation purchases or produces in the United States, its Territories or possessions not less than 75 percent of the raw materials used or sold in its operations.

The Commissioner of Customs, having found this oath to be in compliance with the law and regulations, on January 23, 1967, issued to Rimrock Tidelands, Inc., a certificate of compliance on customs Form 1262 as provided in section 3.21(i) of the regulations. The certificate and any authorization granted thereunder will expire three years from the date thereof unless there first occurs a change in the corporate status requiring a report under section 3.21(h) of the regulations.

(211.1)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register January 27, 1967 (32 F.R. 1001)]

(T.D. 67-46)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 24, 1967.

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Ametalco, Inc., 1290 Ave. of the Americas, New York, N.Y.; Hartford Accident and Indemnity Co.	Dec. 3, 1965	Dec. 10, 1965	Dec. 9, 1966	Laredo, Tex.; \$10,000
Border Brokerage Co., Inc., P.O. Box B, Blaine, Wash.; Glen Falls Insurance Co.	Jul. 7, 1965	Jul. 16, 1965	Jan. 12, 1967	Seattle, Wash.; \$10,000
Continental Distilling Corp., 1429 Walnut St., Philadelphia, Pa.; St. Paul Fire & Marine Ins. Co.	Oct. 17, 1966	Oct. 26, 1966	-----	Philadelphia, Pa.; \$10,000
Dean Export Services, Inc., 18420 So. Santa Fe Ave., Long Beach, Calif.; St. Paul Mercury Ins. Co.	Apr. 26, 1966	Apr. 28, 1966	Jan. 9, 1967	Los Angeles, Calif.; \$10,000
Export Pacific, Inc., 900 Milwaukee Waterway, Tacoma, Wash.; St. Paul Mercury Ins. Co.	Dec. 7, 1964	Dec. 8, 1964	Dec. 7, 1966	Seattle, Wash.; \$10,000
Industrial Air Products Co., 3200 N.W. Yeon Ave., Portland, Ore.; St. Paul Mercury Ins. Co.	Dec. 21, 1966	Dec. 23, 1966	-----	Portland, Ore.; \$10,000
A.S. International Corp., 50 East 42nd St., New York, N.Y.; St. Paul Mercury Ins. Co.	Nov. 29, 1966	Nov. 30, 1966	-----	New York, N.Y.; \$10,000
Sumitomo Shoji New York, Inc., 277 Park Ave., New York, N.Y.; St. Paul Mercury Ins. Co.	Oct. 29, 1965	Nov. 5, 1965	Dec. 12, 1966	San Francisco, Calif.; \$10,000
United States Lines, Inc., One Broadway, New York, N.Y.; Ins. Co. of North America.	Dec. 29, 1966	Jan. 3, 1967	-----	New York, N.Y.; \$10,000

(542.113)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-47)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 31, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from January 23 through 27, 1967, rate of \$0.00404220.

Denmark krone:

January 23, 1967-----	\$0. 144596
January 24, 1967-----	. 144608
January 25, 1967-----	. 144625
January 26, 1967-----	. 144597
January 27, 1967-----	. 144604

Hong Kong dollar:

Official rate of \$0.173500* for the period from December 27 through 30, 1966 and the following Free* rates:

December 27, 1966-----	\$0. 174367
December 28, 1966-----	. 174367
December 29, 1966-----	. 174672
December 30, 1966-----	. 174748

Iran rial:

For the period from December 27 through 30, 1966, rate of \$0.0133333*.

Philippine peso:

December 27, 1966-----	\$0. 255766*
December 28, 1966-----	. 255733*
December 29, 1966-----	. 255766*
December 30, 1966-----	. 255733*

Thailand baht (tical):

For the period from December 27 through 30, 1966, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-48)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., January 26, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

DRAWBACK

T.D. 67-48(1). *Petroleum products.*—Petroleum products manufactured under provisions of section 22.6(g-1) of Customs Regulations which are exported from or shipped as drawback deliveries from terminals and storage facilities operated by refiner of such articles may be included in the abstract for the refinery which supplied such products, provided that the exports and drawback deliveries have not been commingled at the terminals and storage facilities with products of another refinery or of another refiner or manufacturer. Bureau letter dated January 4, 1967. (731.1)

TARIFF CLASSIFICATION

T.D. 67-48(2) *Animal feeds. Feed additive.*—A feed additive, a mixture of streptomycin with protein, fat and inorganic salts, derived from the production of streptomycin by a fermentation process, is not classifiable as an antibiotic under *item 437.32*, TSUS, since the amount of antibiotic present (1.56 grams per kilogram) is believed too small to be of any therapeutic value, especially when introduced through the digestive system. Rather, the product is classifiable under the provision for Animal feeds, and ingredients therefor, not specially provided for: * * * Other, in *item 184.75*, TSUS. Bureau letter dated January 16, 1967. (461.5)

T.D. 67-48(3) *Articles of wax, nspf. Bar-B-Que Starter.*—Small cylinders having red threads attached to one end and used to ignite bar-b-ques, in chief value of paraffin wax, and classifiable under the provision for Articles not specially provided for: * * * Of wax: * * * Other, in *item 792.32*, TSUS. Bureau letter dated January 12, 1967. (481.17)

T.D. 67-48(4) *Base metals, unwrought. Pewter alloy.*—Pewter alloy containing 92 percent tin, 7 percent antimony, and 1 percent copper, if imported as raw material in pig form for use in the manufacture of pewter household articles, classifiable under the provision for Unwrought tin: * * * Alloys of tin: * * * Other, in *item 622.06*, TSUS; and if imported in circles and sheets, classifiable under the provision for Plates, sheets, and strips * * * whether or not cut, pressed, or stamped to non-rectangular shapes: Not clad, in *item 622.15*, TSUS. Bureau letter dated January 13, 1967. (426.89)

T.D. 67-48(5) *Case, wood. Card box. Lighters, cigar and cigarette. Lighter. Classification Principles: "tariff entities".*—A wood playing card box which has two sections for storing playing cards and a space in the middle where a cigarette lighter is inserted, classifiable as separate entities. The playing card box is classifiable under the provision for Jewelry boxes, silverware chests, cigar and cigarette boxes,

microscope cases, tool or utensil cases, and similar boxes, cases, and chests, all the foregoing of wood: * * * Other: * * * Not lined with textile fabrics, in *item 204.40*, TSUS. The cigarette lighter is classifiable under the provision for Cigar and cigarette lighters (including articles in which lighters are incorporated as significant integral parts), and parts thereof: Pocket lighters, combination pocket and table lighters, and articles in which lighters are incorporated as integral parts and which are ordinarily carried in pockets or handbags: * * * Other: * * * Valued over \$5 per dozen pieces, in *item 756.06*, TSUS. Bureau letter dated January 17, 1967. (495.21)

T.D. 67-48(6) *Fabrics, of textile material, woven, coated or filled, or laminated with rubber or plastic, nspf. Diaphragm material.*—Plastic diaphragm material to be imported either in rolls about 125 yards long or as diaphragms, each having about 6.8 yards of polyvinyl acetate fabric, weighing 14.9 ounces per square yard and containing over 70 percent by weight of plastic. If the material is imported in continuous lengths, not cut to specific sizes, classifiable under the provision for Woven or knit fabrics (except pile or tufted fabrics), of textile materials, coated or filled with rubber or plastics material, or laminated with sheet rubber or plastics: * * * Of man-made fibers: Over 70 percent by weight of rubber or plastics, in *item 355.81*, TSUS. If the material is imported cut to specific sizes or lengths, it is classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles, not ornamented: * * * Of man-made fibers: * * * Other, in *item 389.60*, TSUS. If the diaphragm assembly is in chief value of metal, it is classifiable under the provision for Filtering and purifying machinery and apparatus (other than filter funnels, milk strainers, and similar articles), for liquids or gases; all the foregoing and parts thereof: * * * Other: * * * Other, in *item 661.95*, TSUS. Bureau letter dated January 16, 1967. (474.6)

T.D. 67-48(7) *Fatty substances. Shampoo ingredients.*—Two products, used in shampoos, one a brown liquid, 43 percent aqueous solution of sodium sulfosuccinate ester of acyl alkylolamide, and the other a white paste, 37 percent aqueous emulsion of a sodium sulfosuccinate ester of an ether of fatty alcohol, both wetting and dispersing agents derived from maleic anhydride, classifiable, if maleic anhydride is derived from benzenoid source, under the provision for Products obtained * * * or manufactured in whole or in part from any product provided for in subpart A or B of this part (Schedule 4, Part 1) (except those in *item 405.30*) which are chiefly used for any one or combination of the following purposes: as detergents, wetting agents, emulsifiers, dispersants, or foaming agents, in *item 405.35*, TSUS. If not derived from benzenoid sources, classification would be under the

provisions for Fatty substances of animal * * * or vegetable origin, in item 465.05, 465.10, 465.15, or 465.20, TSUS, depending on composition. Bureau letter dated January 9, 1967. (417.312)

T.D. 67-48(8) *Fibers, textile, man-made. Nylon bristles.*—Nylon bristles filled with aluminum oxide, ranging in diameter from 0.008 to 0.060 inch, in level and crimped forms, and from 2 to 30 inches in length, classified as follows: If over 2 but not over 8 inches in length, essentially round in cross-section and over 0.008 inch but not over 0.020 inch in maximum cross-sectional measurement, not crimped, under item 309.41, TSUS; if 30 inches or less in length, not over 0.06 inch in cross-sectional diameter, including crimped, under item 309.43, TSUS, if over 30 inches, if valued not over 80 cents per pound, under item 309.30, TSUS; and if valued over 80 cents per pound, under item 309.31, TSUS. Bureau letter dated January 12, 1967. (417.332)

T.D. 67-48(9) *Fishing tackle and equipment. Reels. Classification Principles: "tariff entities". "entireties".*—Fishing reel parts which are imported in the same shipment and designed to form, when joined or attached together, a complete article of commerce, and the importer intends to so use them, classifiable as an entirety, under the provision for Fishing reels and parts thereof: Reels, in items 731.20, 731.22 and 731.24, TSUS, and dutiable at a rate which is dependent on the value of the reel. If imported in separate shipments, classifiable under the provision for Fishing reels and parts thereof: Reels: * * * Parts, in item 731.26, TSUS. Bureau letter dated January 11, 1967. (492.222)

T.D. 67-48(10) *Heat-treatment industrial machinery, plant. Heat regenerator.*—Heat regenerators consisting of a rotor mounted in a frame, not having fans, designed to extract heat or cool air from the atmosphere is classifiable under the provision for Industrial machinery * * * whether or not electrically heated, for the treatment of materials by a process involving a change of temperature, such as heating * * * or cooling * * * : * * * Other, in item 661.70, TSUS. Bureau letter dated January 9, 1967. (431.70)

T.D. 67-48(11) *Iron or steel articles, nsp. Recompression chamber.*—Recompression chambers for divers, used for treatment of severe decompression sickness, consisting of steel chamber, tubular in shape, sufficient in size to accommodate one or two men depending upon type of chamber, equipped with valves and gauges to control inside pressure, depth gauge, electric light, loudspeaker, and call-up button, oxygen reducer with shut-off valve, and classifiable under the provision for Articles of iron or steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in item 657.20, TSUS. Bureau letter dated January 6, 1967. (497.1)

T.D. 67-48(12). *Limestone, and articles of. Slabs.*—Limestone slab measuring approximately 18 inches by 24 inches by $\frac{3}{4}$ inch, with comparatively smooth, unfinished surfaces on both sides, the edges being of a somewhat rougher finish and reportedly hand chiseled to the above dimensions, classifiable under the provision for Limestone suitable for use as * * * paving, or building stone: * * * Hewn, sawed, dressed, polished, or otherwise manufactured, in *item 514.24*, TSUS. Bureau letter dated January 18, 1967. (442.3)

T.D. 67-48(13) *Machines, nsf. Price marking and labelling machine.*—A device which simultaneously prints, dispenses, and applies a label, is considered to have no principal purpose and, following *Schedule 6, Part 4, Headnote 2*, TSUS, which states “* * * a multi-purpose machine is classifiable according to its principal purpose, but * * * if it has no one principal purpose, it is classifiable under subpart H of this part as a machine not specially provided for.”, is classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated January 11, 1967. (434.32)

T.D. 67-48(14) *Optical appliances and instruments. Refractometer. Polarizing filter. Monochromatic filter. Monochromatic case.*—Refractometer, polarizing filter, monochromatic filter, and refractometer case, if imported in the same shipment, classifiable as an entirety, under the provision for Refractometers * * *: Optical instruments or apparatus, and parts thereof, in *item 711.86*, TSUS. Bureau letter dated January 6, 1967. (426.846)

T.D. 67-48(15) *Parts of furnaces, non-electric, industrial. Parts of machines, heat-treatment industrial machinery for treating material by a process involving a change in temperature such as heating. Parts of conveyors. Grate bars.*—Grate bars of special heat resistant design, which function as a component of independent conveying system for moving taconite ore through non-electric industrial furnace not connected to, and independent of, other conveying systems used in handling such taconite, classifiable under the provision for parts of Industrial furnaces and ovens, non-electric, in *item 661.30*, TSUS, and not under the provision for parts of Industrial machinery * * * whether or not electrically heated, for the treatment of materials by a process involving a change of temperature, such as heating, in *item 661.70*, TSUS, not under the provision for parts of Conveyors, in *item 664.10*, TSUS. *Schedule 6, Part 4, Subpart A, Headnote 1*, stating that a machine or appliance which is described in this subpart and also is described elsewhere in this part, is classifiable in this subpart, noted. *General Headnote 10(ij)* not applicable to competition between parts of one article and parts of another article. Bureau letter dated January 18, 1967. (434.6)

T.D. 67-48(16) *Refractory articles, ceramic. Crucibles.*—Beryllia crucibles made of beryllium oxide which conforms to *Schedule 5, Part 2, Headnote 2(a)*, defining ceramic articles, and to *Schedule 5, Part 2, Subpart A, Headnote 3*, defining a refractory article, classifiable under the provision for Shaped refractory * * * articles not specially provided for * * *: * * * Porcelain and subporcelain refractory articles, in *item 531.37*, TSUS. Bureau letter dated January 17, 1967. (445.54)

T.D. 67-48(17) *Structures, and parts thereof. Fabricated structural steel.*—Fabricated structural steel consisting of columns, beams, rafters, and girts and their joining pieces, comprising the skeleton framework of a structure but without flooring, roofing, and walls, classifiable under the provision for Other structures and parts of structures * * * of base metal: * * * Other, in *item 652.98*, TSUS, and not under the provision for Columns, pillars, posts, beams, girders, and similar structural units: * * * Other, in *item 652.94*, TSUS, as the necessary steelwork for a complete structure was imported. T.D. 56475(136) noted. Bureau letter dated January 12, 1967. (423.11)

T.D. 67-48(18) *Surface-active agents. Soap detergent.*—Soap detergent, monoisopropanol amide of lauric and myristic acid, a surface-active agent, fatty acid type, not sulfonated or sulfated is classifiable under the provision for Fatty substances of animal * * * or vegetable origin: Not sulfonated or sulfated: * * * Fatty-acid amides, amines, and quaternary ammonium salts: If derived from coconut, palm-kernel, or palm oil, classifiable under *item 465.15*, TSUS, or if derived from Other sources, classifiable under *item 465.20*, TSUS. Bureau letter dated January 17, 1967. (416.2)

T.D. 67-48(19) *Surface-active agents. Sulfated castor oil.*—An aqueous solution of sulfated castor oil is classifiable under the provision for Fats, oils, greases, all the foregoing sulfonated or sulfated: * * * Other: * * * Vegetable, in *item 465.85*, TSUS. Bureau letter dated January 18, 1967. (418.135)

T.D. 67-48(20) *Tools, hand. Hoof picks.*—Metal hoof picks containing a folding hook for removing stones and pebbles lodged in a horse's hoof, classifiable under the provision for Hand tools * * *: * * * Other hand tools * * *: * * * Other: Of iron or steel: * * * Other, in *item 651.47*, TSUS. Bureau letter dated January 9, 1967. (424.24)

T.D. 67-48(21) *Tubes, electronic. Vidicon camera tube.*—Vidicon camera tube, which is suitable for television camera operation in infrared light and for observing hot bodies at temperatures in excess of 250 degrees centigrade, classifiable under the provision for Electronic tubes

(except x-ray tubes); * * * all the foregoing and parts thereof: * * * Other, in *item 687.60*, TSUS. Bureau letter dated January 12, 1967. (443.61)

T.D. 67-48(22) *Vehicles constructed and equipped to perform special services. Ice cream trucks.*—A soft-ice-cream-manufacturing truck complete with all necessary equipment and a hard-ice-cream-refrigerated vehicle also completely equipped are classifiable under the provision for Motor vehicles specially constructed and equipped to perform special services or functions, in *item 692.15*, TSUS. Bureau letter dated January 5, 1967. (433.9)

(T.D. 67-49)

International train supplies—Customs Regulations amended

Inventory of supplies on international trains—Section 5.7(c), Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 5—CUSTOMS RELATIONS WITH CONTIGUOUS FOREIGN TERRITORY

This decision and the necessary amendment to the Customs Regulations is a result of an employee suggestion.

Section 5.7 of the Customs Regulations provides that an inventory of supplies on international trains be prepared, in duplicate, showing in parallel columns the kind and quantity of each class of supply on hand in the railroad car upon its arrival in the United States. A customs officer certifies both copies of the inventory at the port of arrival, retains the original and returns the duplicate to the person in charge of the car. The duplicate copy is submitted to the proper customs officer at the port of exit showing the quantity of each item used in the United States. An entry must be filed at the port of exit describing the quantity of inventoried supplies consumed and the duties and taxes due. The duplicate copy of the inventory is used as a supporting document for this entry. These duplicate copies are frequently difficult to read because they are prepared by using carbon paper and written on a train which is in motion, whereas the original is much more legible. To provide that the original certified inventory of supplies be returned to the person in charge of the car instead of the

copy, section 5.7(c), Customs Regulations, is amended to read as follows:

(c) The customs officer shall certify both copies of the inventory, retain the duplicate, and return the original to the person in charge of the car.

(Secs. 465, 624, 46 Stat. 718, 759; 19 U.S.C. 1465, 1624.)
(223.1)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved January 24, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register February 2, 1967 (32 F.R. 1176)]

(T.D. 67-50)

Scientific apparatus—Free entry—Customs Regulations amended

Regulations prescribed for the entry of instruments and apparatus for scientific and educational institutions conditionally free under item 851.60, Tariff Schedules of the United States.

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 1, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

**PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT
TO A REDUCED RATE, ETC.**

The purpose of the following regulations is to prescribe procedures relating to duty-free entry of certain kinds of instruments and apparatus imported for nonprofit scientific or educational institutions as provided for by section 6 of Public Law 89-651, the Educational, Scientific, and Cultural Materials Importation Act of 1966.

Part 10 is amended by adding a center head and new sections as follows:

**INSTRUMENTS AND APPARATUS FOR EDUCATIONAL
AND SCIENTIFIC INSTITUTIONS**

10.114. General provisions.—(a) *Introductory provisions.*—All references in sections 10.114 through 10.118 of this part to "TSUS" items, headnotes, schedules, or parts are references to items, headnotes,

schedules, or parts of the Tariff Schedules of the United States. A public or private nonprofit institution established for educational or scientific purposes desiring to obtain free entry of an instrument or apparatus under item 851.60, TSUS, shall file an application for such entry in accordance with the requirements of section 10.115. If the application is made in accordance with applicable regulations, notice and opportunity to present views will be provided in accordance with 15 CFR 602.4, subject to 15 CFR 602.5(e). Each application shall be reviewed and a decision made thereon and published in the Federal Register in accordance with 15 CFR 602.5. An appeal from any decision may be taken to the United States Court of Customs and Patent Appeals on questions of law only within 20 days after publication of the decision in the Federal Register.

(b) *Applications.* Applications (section 10.115) shall be submitted in the English language.

(c) *Exclusion from duty-free entry under headnote 6(a), Part 4, Schedule 8, TSUS.* Articles to be considered for duty-free entry under items 851.60 and 851.65, TSUS, embrace only instruments, apparatus, and their repair components classifiable under the tariff items specified in headnote 6(a) of Part 4, Schedule 8, TSUS. The term "instruments and apparatus" does not include materials and supplies for use in connection with the operation of instruments or apparatus such as paper, cards, tapes, ink, recording materials, expendable laboratory materials, or other materials or supplies. Nor does the term include equipment used for the installation of instruments or apparatus, for construction or maintenance of buildings, for supporting activities of the qualifying institution, or for commercial purposes.

(d) *Entry and liquidation.* (1) *Entry procedures.* If a claim is made in an entry that merchandise is entitled to duty-free classification under item 851.60, TSUS, the entry for the merchandise shall be accepted and a deposit of estimated duties shall be required unless a copy of Form BDSAF-768, described in section 10.115 of these regulations, stamped by the Bureau as accepted for transmittal to the Department of Commerce is filed simultaneously with the entry. For bond requirements, see section 8.28 of this chapter.

(2) *Liquidation procedures.* Except as otherwise provided herein, liquidation of an entry with respect to which duty-free treatment under item 851.60, TSUS, is claimed shall be suspended for a period of 180 days from the date of entry. In the event that the district director of customs concerned does not receive within this time a copy of Form BDSAF-768, stamped as accepted for transmittal to the Department of Commerce, such merchandise shall be immediately classified and liquidated in the ordinary course, without regard to item 851.60, TSUS. With respect to entries for which an appropriate Form BDSAF-768 has been timely filed, liquidation shall be

suspended until the administrator designated by the Secretary of Commerce has notified the district director of customs concerned of the final determination with respect to the application relating to the entered merchandise.

(3) *Procedure when merchandise is entered subsequent to final determination.* Whenever an institution defers entry, or withdrawal from warehouse, for consumption of merchandise until after it receives a favorable final determination with respect to the application relating to the merchandise, the importer shall file with the entry the copy of Form BDSAF-768, stamped as described in subparagraph (1) of this paragraph, the institution's copy of the administrator's notification of final favorable determination, and proof that a bona fide order for the merchandise was placed on or before the sixtieth day after the favorable finding became final and conclusive. Liquidation in that case shall be made in accordance with item 851.60, TSUS.

10.115. Application for duty-free entry of foreign instruments.—Form BDSAF-768, "Request for duty-free entry of scientific instruments and apparatus" (a sample of which is set forth as an appendix to Part 602 of 15 CFR), shall be used in the preparation of an application. This form shall be completed and filed in accordance with section 15 CFR 602.2 and the instructions appearing on the form. (77A Stat. 14, 419, as amended; 19 U.S.C. 1202 (Gen. hdnte 11, sch. 8, pt. 4, hdnotes 1, 6).)

10.116. Processing of applications by the Commissioner of Customs.—(a) *Review and determination.* The Commissioner of Customs shall cause the date of receipt to be endorsed upon each copy of an application Form BDSAF-768 he receives. If the application appears to be complete in accordance with sections 10.114 and 10.115 of these regulations, he shall cause an application number to be assigned to it. If he determines that the application is complete in accordance with sections 10.114 and 10.115 of these regulations, he shall determine:

(1) Whether the institution falls within the class of institutions provided for in item 851.60, TSUS; and

(2) Whether the article meets the requirements of headnotes 1 and 6(a), TSUS, and section 10.114(c) of these regulations.

If any of the Commissioner's determinations is in the negative, the application shall be found to be not in accordance with applicable regulations and shall be returned with a statement of the reason(s) for such findings.

(b) *Forwarding of applications.* If the Commissioner of Customs finds the application to be in accordance with applicable regulations, he shall forward one copy of Form BDSAF-768 to the Secretary of Health, Education and Welfare, and four (4) copies of Form

BDSAF-768, including a copy that has been executed, to the Administrator designated by the Secretary of Commerce. He shall retain an executed copy of Form BDSAF-768 and return the remaining copy of the form appropriately stamped as accepted for transmittal to the Department of Commerce, to the institution so that it may be filed with the district director of customs of the district in which the merchandise has been or is being entered.

(c) With respect to an entry for merchandise which is the subject of an application under these regulations, the applicant shall at the earliest possible date after receipt of the stamped copy of the application inform the Administrator designated by the Secretary of Commerce of the entry number and date of entry, port of entry, the customs district through which such merchandise has been entered, and the application number to which such entry relates.

(77A Stat. 14, 419, as amended; 19 U.S.C. 1202 (Gen. Hdnte 11, sch. 8, pt. 4, hdnotes 1, 6).)

10.117. Notification to district director of final determination.—The district director of customs for the district in which entry is made for merchandise with respect to which duty-free treatment is claimed under item 851.60, TSUS, shall be notified by the Administrator designated by the Secretary of Commerce of the final disposition of the application covering such entry as soon as such final disposition is made by or becomes known to the Administrator. If the Administrator has not been notified by an applicant in accordance with section 10.116(c) of these regulations that an entry for merchandise relating to an application has been made prior to a disposition or court decision described in this section, the Administrator shall notify the Commissioner of Customs of such disposition or decision. If the Administrator thereafter receives notice from the applicant in accordance with section 10.116(c), he shall promptly notify the district director of the final disposition of the application in accordance with the first sentence of this section.

(77A Stat. 14, 419, as amended; 19 U.S.C. 1202 (Gen. hdnte 11, sch. 8, pt. 4, hdnotes 1, 6).)

10.118. Disposition of articles entered under item 851.60, TSUS.—(a) An institution transferring an article entered under item 851.60 within 5 years of its entry shall so inform the district director of customs at the port of entry in writing and shall include the following information:

- (1) The name and address of the transferring institution.
- (2) The name and address of the transferee.
- (3) The date of transfer.

(4) The description of the article required by question 4 of Form BDSAF-768.

(5) The serial number(s) of the article.

(6) The entry number, date of entry, and port of entry of the original entry.

(b) Whenever the circumstances warrant, and occasionally in any event, district directors of customs shall cause the fact of continued use for 5 years for noncommercial purposes by the importing institution to be verified by the Customs Agency Service.

(77A Stat. 14, 419, as amended; 19 U.S.C. 1202 (Gen. Hdnte 11, sch. 8, pt. 4, hdnotes 1, 6).)

Notice of the proposed rule making setting out the amendments in tentative form was published in the Federal Register for January 11, 1967 (32 F.R. 277). No written views or comments were received in response to that notice, and editorial changes only have been made in the proposed amendments as published in the notice.

Pursuant to section 2 of Public Law 89-651 and Proclamation 3754 of November 3, 1966 (31 F.R. 14381), the act became effective with respect to articles entered or withdrawn from warehouse for consumption on or after February 1, 1967. Good cause is, therefore, found under 5 U.S.C. 553(d) for making these regulations which implement the conditionally free entry provisions effective upon publication in the Federal Register.

(012)

JAMES POMEROY HENDRICK,
Acting Assistant Secretary of the Treasury.

LAWRENCE C. MCQUADE,
Acting Assistant Secretary of Commerce.

RODNEY L. BORUM,
*Administrator, Business and
Defense Services Administration.*

[Published in the Federal Register February 4, 1967 (32 F.R. 2437)]

(T.D. 67-51)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 6, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

January 30, 1967	-----	\$0.00404179
January 31, 1967	-----	.00404219
February 1, 1967	-----	.00404220
February 2, 1967	-----	.00404220
February 3, 1967	-----	.00404344

Denmark krone:

January 30, 1967	-----	\$0.144612
January 31, 1967	-----	.144612
February 1, 1967	-----	.144625
February 2, 1967	-----	.144625
February 3, 1967	-----	.144590

Hong Kong dollar:

Official rate of \$0.173500* for the period from January 3 through 6, 1967 and the following Free* rates:

January 3, 1967	-----	\$0.174520
January 4, 1967	-----	.174520
January 5, 1967	-----	.174596
January 6, 1967	-----	.174443

Iran rial:

For the period from January 3 through 6, 1967, rate of \$0.0133333*.

Philippine peso:

January 3, 1967	-----	\$0.255733*
January 4, 1967	-----	.255733*
January 5, 1967	-----	.255733*
January 6, 1967	-----	.255700*

Thailand baht (tical):

For the period from January 3 through 6, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-52)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 3, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-52 (1) *Asbestos, and articles of. Ships board.*—Asbestos ships board in chief value of asbestos used in paneling interior divisions of a ship as protection against fire, classifiable under the provision for Articles not specially provided for, of asbestos, in *item 518.51*, TSUS. Bureau letter dated January 26, 1967. (445.32)

T.D. 67-52 (2) *Board, building. Board, medium density. Hardboards.*—Amendment No. 1 to Commercial Standard CS251-63 for Hardboard changes the definition for hardboard and lowers the density range from 50 to 80 pounds per cubic foot to 31 pounds per cubic foot or greater. However, the scope of *eo nomine* provisions is to be determined as of the date of enactment * * * and the meaning of words used in such acts is fixed at the time of enactment and does not fluctuate as the meanings of the words might subsequently vary. *Davies Turner v. United States*, 45 CCPA 39, C.A.D. 669. Thus, the meaning of the term "hardboard" was fixed as of the date of enactment of the Tariff Schedules of the United States, and subsequent changes in standards cannot be accepted as controlling. Accordingly, T.D. 56124(14) will be followed. Bureau letter dated January 26, 1967. (481.33)

T.D. 67-52 (3) *Brooms and brushes. Hair pencils.*—Hair pencils consisting of brass ferrules, the tapered ends of which are fitted with fine tipped, soft animal hair brushes for use as a cosmetic applicator, imported without handles, classifiable under the provision for Hair pencils, in *items 750.50, 750.55 or 750.60*, TSUS, depending on value. *General Headnote 10(h)* and C.A.D. 90(1939) noted. Bureau letter dated January 26, 1967. (493.31)

T.D. 67-52 (4) *Cosmetics. Tooth enamel.*—Tooth enamel, designed to cover up blemished and discolored teeth, which is a synthetic resin lacquer in an alcohol base, is classifiable under the provision for Cosmetics and other toilet preparations: * * * Containing alcohol, in *item 461.45*, TSUS. Bureau letter dated January 23, 1967. (416.6)

T.D. 67-52 (5) *Electrical articles, nspf. Rhythm box.*—An electronic device known as a Rhythm Box which reproduces various vibrations such as a snare drum, cymbals, etc., in different rhythmic beats similar to a waltz, foxtrot, samba, etc., and which produces no sound of its own audibly but is used in conjunction with a separate audio amplifier and speaker unit to produce the desired effect, classifiable under the provision for Electrical articles * * * not specially provided for, in *item 688.40*, TSUS. Bureau letter dated January 17, 1967. (431.51)

T.D. 67-52 (6) *Fertilizers and fertilizer materials. Phosphoric acid.*—Agricultural grade phosphoric acid produced by the thermal process and used for fertilizer, classifiable under the provision for Those grades of all substances (other than are described in the foregoing items of this part) used chiefly for fertilizers, or chiefly as an ingredient in the manufacture of fertilizers: * * * Phosphatic fertilizers and fertilizer materials, in *item 480.70*, TSUS. T.D. 56490 (42) noted. Bureau letter dated January 27, 1967. (414.2)

T.D. 67-52 (7) *Glass household articles. Toilet tissue holders.*—Toilet tissue holders, in chief value of opal glass, classifiable under the provision for Household articles * * *: * * * Other glassware, in *item 546.51*, *546.53*, or *546.57*, TSUS, according to value. Bureau letter dated January 24, 1967. (443.562)

T.D. 67-52 (8) *Lead articles, nspf. Fish cast nets.*—Fish cast nets made up of netting, hand rope and sinker lines, lead sinkers, and top rings and brass swivels, in chief value of the lead sinkers, classifiable under the provision for Articles of lead, not coated or plated with precious metal: * * * Valued over 13½ cents per pound, in *item 657.75*, TSUS. Bureau letter dated January 20, 1967. (471.43)

T.D. 67-52 (9) *Mineral substances, and articles of, nspf. Abrasive material.*—Abrasive material consisting of furnace chips, or regulus ore, known as copper slag, sized or unsized, subjected to grinding, used for sand blasting, classifiable under the provision for Mineral substances * * * not specially provided for: * * * Other: Not decorated, in *item 523.91*, TSUS; and not under the provision for Waste * * * not specially provided for, in *item 793.00*, TSUS, as the product has been ground and does not constitute waste. Bureau letter dated January 20, 1967. (426.21)

T.D. 67-52 (10) *Mixtures, chemical, nspf. Vinyl resins. PVC adhesive.*—An adhesive for lamination of calendared PVC film to metallic substrates is classifiable if derived from a benzenoid source, under the provision for Mixtures in whole or in part of any of the products provided for in this subpart (Schedule 4, Part 1, Subpart C), in *item 409.00*, TSUS. If derived from a non-benzenoid source, the merchandise is classifiable under the provision for Vinyl resins: * * * Other, in *item 445.45*, TSUS. Bureau letter dated January 27, 1967. (418.41)

T.D. 67-52 (11) *Papier-mache articles, nspf. Classification Principles: "tariff entities". "entireties".*—A 4½ inch papier-mache figure, having six holes, a textile cord permanently affixed, a removable plastic stopper at the bottom of the figure and, enclosed therein, fired ceramic pellets and dried flowers or spices, classifiable as an entirety under the provision for Articles, of pulp, of papier-mache, of paper, of paperboard, or of any combination thereof, not specially provided for: * * * Of papier-mache, in *item 256.75*, TSUS. Bureau letter dated January 25, 1967. (416.4)

T.D. 67-52 (12) *Paper, filtering. Filtering paper. Definitions and Words and Phrases: "cut to size or shape".*—Filtering paper of fluorocarbon polymers, designed for use in filtering oil and water samples of which measure 0.018 inches and 0.037 inches thick, if imported in rolls or strips not exceeding 6 inches in width, or in rectangular sheets not exceeding 15 inches in either length or width, is classifiable under the provision for Filtering paper, in *item 256.15*, TSUS. *Schedule 2, Part 4, Headnote 2(b)* which defines "cut to size or shape" noted. Bureau letter dated January 20, 1967. (483.63)

T.D. 67-52 (13) *Parts of furniture. Box spring frames. Definitions and words and Phrases: "dressed and worked lumber".*—Spruce wood cut to size for assembly into box spring frames, further advanced than dressed or worked lumber as defined in *Schedule 2, Part 1, Subpart B, Headnote 2(a)*, TSUS, because the ends of the 4 pieces of 1 x 3 lumber which form the outside perimeter of each frame have been shaped round on a bandsaw, classifiable under the provision for Furniture, and parts thereof, not specially provided for: * * * Of wood: * * * Other: * * * Parts of furniture, in *item 727.40*, TSUS. T.D. 56502(40) noted and distinguished. Bureau letter dated January 30, 1967. (481.21)

T.D. 67-52 (14) *Plastic articles. Teflon discs.*—Smooth, wafer-like discs composed of a flexible synthetic material (polytetrafluoroethylene type), each disc measuring approximately .030 inch thick and 1½ inches in diameter, classifiable under the provision for

Articles not specially provided for, of * * * plastics: * * * Other, in *item 774.60*, TSUS. *Schedule 7, Part 12, Subpart B, Headnote 2(iv) (A)* noted. Bureau letter dated January 26, 1967. (418.41)

T.D. 67-52 (15) *Plastics materials, non-benzenoid. Pellets.*—Polyvinyl chloride pellets are classifiable under the provision for Vinyl resins: * * * Other, in *item 445.45*, TSUS. Bureau letter dated January 26, 1967. (418.44)

T.D. 67-52 (16) *Practical joke article.*—Small round article made of a hard clay type material with a fuse which smokes when lit, but does not explode or throw anything into the air which might penetrate the skin is not a firework, but is a trick intended to make one think that his place is on fire, is classifiable under the provision for Practical joke articles, in *item 737.65*, TSUS. Bureau letter dated January 25, 1967. (492.13)

T.D. 67-52 (17) *Resistors, heating. Band heaters.*—Band heaters consisting of nickel-chromium resistance ribbon wound on high-temperature mica formers enclosed in sheet metal casings, classifiable under the provision for Electric heating resistors other than those of carbon * * *: * * * Other: * * * Other, in *item 684.50*, TSUS. Bureau letter dated January 30, 1967. (431.7)

T.D. 67-52 (18) *Speed changers. Speed reducer.*—Adjustable ratio speed reducers containing a conical disc which is adjusted by means of a handwheel to the desired speed, classifiable under the provision for Variable ratio speed changers each ratio of which is selected by manual manipulation, in *item 680.45*, TSUS. T.D. 55998(12) revoked by reason of section 43, TAA of 1965, P.L. 89-241. Bureau letter dated January 24, 1967. (431.2)

T.D. 67-52 (19) *Wood flooring. Beech-wood hardwood flooring in planks. Definitions and Words and Phrases: "lumber".*—Beech-wood planks, 12 inches wide or less, $\frac{3}{4}$ inch to $1\frac{3}{4}$ inches in thickness, and from 32 feet to 39 feet in length, made up from edge-glued and end-glued sticks which are about 1 inch or $1\frac{1}{8}$ inches wide and 12 inches to 40 inches long, the planks having a shiplap, hook scarf, dado or other type of joint on each side, and used to make floors for over-the-road trailers, considered to be lumber, and classifiable under the provision for Wood flooring * * *: Hardwood flooring in * * * planks, whether or not drilled or treated, in *item 202.57*, TSUS. *Schedule 2, Part 1, Subpart B, Headnote 2(a)*, TSUS, that defines certain edge-glued or end-glued wood as lumber, noted. Bureau letter dated January 23, 1967. (481.212)

(T.D. 67-53)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 8, 1967.

The following are synopses of drawback rates and amendments issued November 18, 1966, to January 30, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations, and approvals under section 22.6, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Automotive batteries; steel bars and rough forgings; rear axle housing flanges, rear servo pistons, rear axle housing spring seats, and converter covers; engine valve springs; wheel spiders and impact bars and other bumper parts; miscellaneous auto parts; and tractors, tractor engines, and industrial engines.*—T.D. 53856-A, as amended by T.D.'s 53950-B, 54077-A, 54149-E, 54160-A, 55331-A, and 55880-A, covering, among other things, automobiles, trucks, and buses and parts and assemblies thereof manufactured under section 1313(b) by Ford Motor Co., Dearborn, Mich., at its various factories with the use of, among other things, steel bars, sheets, and strips, further *amended* to cover organizational changes; manufacture at additional factories; automotive batteries manufactured with the use of pure lead in pigs or slabs; steel bars and rough forgings manufactured with the use of steel billets; rear axle housing flanges, rear servo pistons, rear axle housing spring seats, and converter covers manufactured with the use of steel plate; engine valve springs manufactured with the use of valve spring wire; wheel spiders and impact bars and other bumper parts manufactured with the use of steel sheets; miscellaneous auto parts manufactured with the use of zinc slabs and ingots; and tractors, tractor engines, and industrial engines manufactured with the use of finished parts.

Rate effective on articles manufactured and exported on and after the applicable dates set forth in the individual amendatory sections of the company's supplemental drawback statements.

Supplemental statement of April 10, 1964, (revision of statement subscribed to on August 26, 1959), forwarded to regional commissioner of customs, Chicago, Ill., January 17, 1967.

(B) *Confectionery*.—T.D. 48531-A, as extended by T.D.'s 49827-A and 50343-C, and amended by T.D. 51317-A, covering, among other things, confectionery manufactured under section 1313(a) and (b) by Sweets Co. of America, Inc., Hoboken, N.J., at its factories located at Hoboken, N.J., and Los Angeles, Calif., with the use of hard refined or liquid refined sugar, further *amended* to cover a change in name of the company from Sweets Co. of America Inc., to Tootsie Roll Industries, Inc.

Amendment effective on articles exported on and after May 2, 1966.

Amendment issued by regional commissioner of customs, New York, N.Y., December 14, 1966.

(C) *Flavoring extracts*.—T.D. 49219-F, as amended by T.D.'s 50126-B and 53542-A, covering flavoring extracts manufactured under section 1313(d) by Florasynth Laboratories, Inc., New York, N.Y., at its Bronx, N.Y., factory, with the use of domestic tax-paid alcohol, further *amended* to cover such products manufactured by Florasynth, Inc., *successor*.

Amendment effective on articles exported on and after March 17, 1966, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., December 15, 1966.

(D) *Food products*.—T.D. 45857-N, as extended by T.D.'s 48150-L and 50349-D, and amended by T.D.'s 53279-C, 53439-C and 55252-K, covering, among other things, selected washed, rebrined, and repacked olives produced under section 1313(a) by B. M. Reeves Co., Inc., Brooklyn, N.Y., with the use of plain, pitted, or pitted and stuffed olives imported in bulk; T.D. 45895-B, covering bottled maraschino cherries produced under section 1313(a) with the use of imported cherries in the brine; and T.D. 46052-I, covering sterilized selected, and packed (package) dates produced under section 1313(a) with the use of unpitted dates imported in bulk, *amended* to cover the foregoing articles produced by the Glidden Co., Cleveland, Ohio, *successor*.

Amendment effective on articles exported on and after December 31, 1965, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., December 14, 1966.

(E) *Heat exchangers, iron steel floating head covers, steam generators, and partially finished boiler drums*.—T.D.'s 49187-E and 50689-D, as amended, covering the articles described in the above headnote hereto manufactured under section 1313(a) by Foster Wheeler Corp., New York, N.Y., at its factories located at Carteret, N.J., Dansville, N.Y., and Mountain Top (Crestwood) and Wilkes-

Barre, Pa., with the use of imported aluminum bronze tubes, rough iron or steel castings, finished floating head covers, metal tubes, and cylindrical steel tanks, further *amended* to cover all of the said articles manufactured by the corporation at the aforementioned factories with the use of drawback aluminum bronze tubes, rough iron or steel castings, finished floating head covers, metal tubes, and cylindrical steel tanks.

Amendment effective on articles manufactured and exported on and after March 3, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., November 18, 1966.

(F) *Insecticides, liquid*.—Manufactured under section 1313(b) by Carolina Chemicals, Inc., West Columbia, S.C., with the use of technical dichloro-diphenyl-trichloroethane (DDT) and methyl parathion technical (methyl parathion).

Rate effective on articles manufactured and exported on and after December 29, 1965.

Manufacturer's statement of August 26, 1966, forwarded to regional commissioner of customs, Baltimore, Md., January 13, 1967.

(G) *Lead articles and zinc base die cast alloys*.—T.D. 38800-B, as amended by T.D. 55437-K, covering lead articles manufactured under section 1313(a) by A.M.A. Division of O.C.C., Inc., Oceanside, N.Y., with the use of imported lead, antimony, and type metal; and covering zinc base die cast alloys manufactured by the company with the use of imported zinc, further *amended* to cover the foregoing articles manufactured by A.M.A. Metal Corp., Oceanside, N.Y., *successor*.

Amendment effective on articles exported on and after February 1, 1965, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., December 16, 1966.

(H) *Medicinal preparation*.—T.D. 45759-F, as amended by T.D. 54324-D, and T.D. 45811-J, as amended by T.D.'s 46592-E, 54031-D and 54552-D, covering medicinal preparations manufactured under section 1313(d) by Natcon Chemical Co., Inc., Bethpage, N.Y., with the use of domestic tax-paid alcohol, further *amended* to cover a change in location of the company's office and factory from Bethpage, N.Y., to One Fairchild Court, Plainview, N.Y.

Amendment effective on articles manufactured and exported on and after February 1, 1966.

Amendment issued by regional commissioner of customs, New York, N.Y., December 5, 1966.

(I) *Piece goods, knitted, in the greige*.—T.D. 55081-F, covering knitted piece goods in the greige manufactured under section 1313(a)

by Star Knitting Mills, Inc., Brooklyn, N.Y., with the use of imported or drawback cotton and synthetic textile yarns, *amended* to cover a change in name of the company from Star Knitting Mills, Inc., to Star Knitting Fabrics, Inc.

Amendment effective on articles exported on and after January 1, 1966.

Amendment issued by regional commissioner of customs, New York, N.Y., December 21, 1966.

(J) *Piece goods, printed.*—T.D. 52152-F, covering printed piece goods manufactured under section 1313(a) by Sterling Textile Printers Co., at its factory located at Paterson, N.J., with the use of imported or drawback piece goods, *amended* to cover such articles manufactured at the said factory by Sterling Creative Textile Printers, Inc., *successor*.

Amendment effective on articles exported on and after May 1, 1960, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., December 6, 1966.

(K) *Soft drinks and beverage syrups.*—Manufactured under section 1313(b) by Royal Crown Cola Co., Columbus, Ga., at its various factories and through its agents operating under this authorization and under rates of drawback established under section 1313(b) with the use of hard refined sugar and liquid refined sugar.

Rate effective on articles manufactured on and after August 24, 1965, and exported on and after August 30, 1965.

Manufacturer's statements of May 26, 1966, and December 13, 1966, forwarded to regional commissioners of customs, New York, N.Y., and Miami, Fla., January 30, 1967.

(L) *Swimming pool filter containers.*—Manufactured under section 1313(b) by Alliance Tool & Mfg. Co., Inc., Whittier, Calif., with the use of stainless steel sheets in circles or rectangles.

Rate effective on articles manufactured on and after April 21, 1966, and exported on and after May 26, 1966.

Manufacturer's statement of October 12, 1966, forwarded to regional commissioner of customs, Los Angeles, Calif., January 13, 1967.

(M) *Swimming pool filter containers.*—Manufactured under section 1313(b) by Metalite Manufacturing Co., Glendale, Calif., with the use of stainless steel sheets in circles or rectangles.

Rate effective on articles manufactured on and after April 21, 1966, and exported on and after May 26, 1966.

Manufacturer's statement of October 17, 1966, forwarded to regional commissioner of customs, Los Angeles, Calif., January 13, 1967.

(N) *Tape, magnetic recording*.—Manufactured under section 1313 (a) by Audio Magnetics Corp., Cardena, Calif., with the use of polyvinyl chloride (PVC) sheeting.

Rate effective on articles manufactured on and after October 15, 1964, and exported on and after December 7, 1964.

Rate issued by regional commissioner of customs, Los Angeles, Calif., December 22, 1966.

(O) *Television, musical, toy*.—Manufactured under section 1313(a) by The Ohio Art Co., Bryan, Ohio, with the use of imported Swiss musical movements.

Rate effective on articles manufactured on and after June 22, 1966, and exported on and after June 24, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., December 30, 1966.

(P) *Transistor bases*.—Manufactured under section 1313(b), title 19, United States Code, by Glass Tite Manufacturing, a Div. of GTI Corp., Meadville, Pa., with the use of eyelets and wire of iron-nickel-cobalt alloy.

Rate effective on articles manufactured on and after February 2, 1966, and exported on and after February 15, 1966.

Manufacturer's statement of October 21, 1966, forwarded to regional commissioner of customs, Boston, Mass., January 9, 1967.

(Q) *Zinc die castings, rough finished, machine finished, or plated*.—Manufactured under section 1313(b) by Warren Die Casting Corp., Warren, Mich., with the use of zinc alloy.

Rate effective on articles manufactured on and after April 7, 1965, and exported on and after April 15, 1965.

Manufacturer's statement of December 19, 1966, forwarded to regional commissioner of customs, Chicago, Ill., January 10, 1967.

(R) *Zirconium products*.—Manufactured under section 1313(b) by Wah Chang Corp., Albany Div., Albany, Oreg., with the use of zirconium sponge.

Rate effective on articles manufactured on and after July 22, 1966, and exported on and after August 13, 1966.

Manufacturer's statement of November 16, 1966, forwarded to regional commissioner of Customs, San Francisco, Calif., January 13, 1967.

Approval under section 22.6, Customs Regulations

(1) *Petroleum products*.—Manufactured under section 1313(b) by Texas City Refining, Inc., Texas City, Tex., with the use of crude petroleum or petroleum derivatives.

Approval effective on articles manufactured on and after April 1, 1959, and exported on and after April 24, 1959.

Manufacturer's statement of March 29, 1963, and supplemental statements of November 6, 1963, and December 29, 1966, forwarded to regional commissioner of customs, Houston, Tex., January 13, 1967.

(T.D. 67-54)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 13, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

February 6, 1967-----	\$0.00403931
February 7, 1967-----	.00403931
February 8, 1967-----	.00403810
February 9, 1967-----	.00403893
February 10, 1967-----	.00403068

Denmark krone:

February 6, 1967-----	\$0.144516
February 7, 1967-----	.144475
February 8, 1967-----	.144533
February 9, 1967-----	.144454
February 10, 1967-----	.144408

Hong Kong dollar:

Official rate of \$0.173500* for the period from January 9 through 13, 1967 and the following Free* rates;

January 9, 1967-----	\$0.174443
January 10, 1967-----	.174443
January 11, 1967-----	.174367
January 12, 1967-----	.174443
January 13, 1967-----	.174367

*Certified as nominal rates.

Iran rial:

For the period from January 9 through 13, 1967, rate of \$0.0133333*.

Philippine peso:

January 9, 1967-----	\$0.255666*
January 10, 1967-----	.255633*
January 11, 1967-----	.255600*
January 12, 1967-----	.255566*
January 13, 1967-----	.255566*

Thailand baht (tical):

For the period from January 9 through 13, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-55)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 9, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Air Line Freight, Inc., 404 Foster Dr., Springfield Delaware County Pa., motor carrier; American Casualty Co. of Reading, Pa.	Nov. 28, 1966	Dec. 2, 1966	-----	Philadelphia, Pa.; \$25,000
The Akron, Canton and Youngstown Railroad Co., 12 East Exchange St., Akron, Ohio, rail carrier; Globe Indemnity Co.	Dec. 27, 1966	Jan. 17, 1967	-----	Cleveland, Ohio \$25,000
All-American Transport, Inc., 1500 Industrial Ave., Sioux Falls, S.Dak., motor carrier; Continental Casualty Co.	Aug. 17, 1966	Aug. 24, 1966	-----	Chicago, Ill.; \$30,000
Blue & Gray Transportation Co., Inc., 1111 Commerce Rd., Richmond, Va., motor carrier; Insurance Co. of America.	Jan. 1, 1967	Jan. 11, 1967	-----	Norfolk, Va. \$10,000
Chotin Transportation, Inc., 225 Baronne St., New Orleans, La., water carrier; Insurance Co. of North America	Dec. 30, 1966	Dec. 30, 1966	-----	New Orleans, La. \$50,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Arthur J. Crawford, 86 Abenakis St., Sherbrooke, Que., Canada, motor carrier; Hartford Accident & Indemnity Co.	Dec. 24, 1955	Jan. 13, 1956	Dec. 24, 1966	Portland, Me.; \$10,000
Ernest D'Angelo Reserve Mines, Nova Scotia, Canada, motor carrier; Hartford Accident & Indemnity Co.	Jan. 9, 1959	Jan. 19, 1959	Jan. 9, 1967	Portland, Me.; \$10,000
Holmes Trucking Service, Inc., 3523 "L" St., Omaha, Nebr., motor carrier; Fidelity & Deposit Co. of Maryland	Dec. 27, 1966	Jan. 12, 1967	-----	Chicago, Ill.; \$30,000
Imperial Truck Lines, Inc., 101 North Ave. 18, Los Angeles, Calif., motor carrier; Liberty Mutual Ins. Co.	Dec. 9, 1963	Dec. 18, 1963	Dec. 23, 1966	Los Angeles, Calif.; \$25,000
Imperial Truck Lines, Inc., 101 North Ave. 18, Los Angeles, Calif., motor carrier; Mid-Century Ins. Co.	Nov. 16, 1966	Dec. 23, 1966	-----	Los Angeles, Calif.; \$25,000
Martin Marano T/A Marty's Express, 1236-38 Adams Ave., Philadelphia, Pa., motor carrier; New Hampshire Ins. Co.	Dec. 22, 1966	Jan. 10, 1967	-----	Philadelphia, Pa.; \$25,000
Northeast Airlines, Inc., 239 Prescott St., East Boston, Mass., air carrier; Federal Ins. Co.	Mar. 31, 1961	Mar. 31, 1961	Jan. 24, 1967	Boston, Mass.; \$10,000
Northeast Airlines, Inc., 239 Prescott St., East Boston, Mass., air carrier; Federal Ins. Co.	Dec. 22, 1966	Jan. 24, 1967	-----	Boston, Mass.; \$25,000
Northeastern Trucking Co., P.O. Box 1493, Charlotte, N.C., motor carrier; The Employer's Fire Ins. Co.	Oct. 9, 1964	Oct. 15, 1964	Oct. 9, 1968	Wilmington, N.C.; \$10,000
Redwing Carriers, Inc., P.O. Box 426, Palm River Rd., Tampa, Fla., motor carrier; Federal Ins. Co.	Dec. 18, 1966	Jan. 3, 1967	-----	Tampa, Fla.; \$10,000
Ross Neely Express, Inc., P.O. Box 2290, 3601 5th Ave., North Birmingham, Ala., motor carrier; Liberty Mutual Ins. Co.	Jan. 1, 1967	Jan. 20, 1967	-----	Mobile, Ala.; \$10,000
Service Trucking Co., Inc., Federalburg, Md., motor carrier; Fidelity & Deposit Co. of Md.	Oct. 1, 1966	Oct. 5, 1966	Dec. 30, 1966	Baltimore, Md.; \$25,000
Trans-Texas Airways, Inc., Int'l Airport, Houston, Tex., air carrier; U.S. Fidelity & Guaranty Co.	Dec. 15, 1958	Jan. 22, 1959	Jan. 12, 1967	Galveston, Tex.; \$10,000
Trans-Texas Airways, Inc., Int'l Airport, Houston, Tex., air carrier; The Home Indemnity Co.	Dec. 15, 1966	Jan. 12, 1967	-----	Galveston, Tex.; \$10,000
Watkins Motor Lines, Inc., Albany Rd., Thomasville, Ga., motor carrier; Ins. Co. of North America.	Dec. 28, 1964	Oct. 26, 1965	Dec. 18, 1966	Baltimore, Md.; \$25,000
Wheatland Grain & Trucking Co., Box 538, Detroit Lakes, Minn., motor carrier; Agricultural Ins. Co.	Nov. 14, 1966	Jan. 19, 1967	-----	New Orleans, La.; \$10,000
Younger Transportation, Inc., 4904 Griggs Rd., Houston, Tex., motor carrier; Trinity Universal Inc. Co.	Dec. 2, 1965	Dec. 3, 1965	Jan. 4, 1967	Galveston, Tex.; \$10,000

(241.2)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-56)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
Washington, D.C., February 7, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

Due to the increasing population and expansion of the business and industrial area surrounding the port of Kansas City, Missouri, it has been decided to extend the port limits of Kansas City, Missouri.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President in Executive Order No. 10289, September 17, 1951 (3 CFR, Ch. II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), the geographical limits of the customs port of Kansas City, Missouri, in the St. Louis, Missouri, customs district (Region IX), comprising the area within the corporate limits of Kansas City, Missouri, and the territory embracing the municipalities of Kansas City, Kansas, and North Kansas City, Missouri, are extended to include the area described as follows:

Commencing at a point on State Highway 92 at the west bank of the Missouri River in the State of Kansas; thence east following State Highway 92 to the point of junction with U.S. Highway 69 and extending on a line from that intersection due east to the eastern boundary of Clay County, Mo.; thence south following the eastern boundary of Clay County, Mo., and the eastern boundary of Jackson County, Mo., to the southern boundary of Jackson County, Mo.; thence west following the southern boundary of Jackson County, Mo., to the Missouri-Kansas state line; thence north following the state line to State Highway 150; thence west on State Highway 150 to the city of Olathe, Kansas; thence following the corporate limits of Olathe, Kansas south along the eastern boundary, west along the southern boundary, and north along the western boundary to State Highway 7; thence north following State Highway 7 from the city of Olathe, Kansas to the city of Leavenworth, Kansas; thence following the corporate limits of Leavenworth, Kansas west along the southern boundary, north along the western boundary, and east along the northern boundary to the point of beginning.

Section 1.2(c) of the Customs Regulations is amended by inserting "(including the territory described in T.D. 67-56)" after "Kansas

City, Mo. (including Kansas City, Kans., and North Kansas City, Mo.) (E.O. 8528, Aug. 27, 1940)" in the column headed "Ports of entry" in the St. Louis, Missouri, district (Region IX).

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.)

This Treasury decision shall become effective 30 days after publication in the Federal Register.

(192-41.1)

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register February 17, 1967 (32 F.R. 3008)]

(T.D. 67-57)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,

Washington, D.C., January 25, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

United States Customs services are being provided at Lambert-St. Louis Municipal Airport, which is outside the port limits of St. Louis, Missouri. It has been decided to extend the port limits of St. Louis, Missouri, to include the airport and provide better and less costly service to the public which is served by the airport.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President in Executive Order No. 10289, September 17, 1951 (3 CFR, Ch. II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), the geographical limits of the customs port of St. Louis, Missouri, in the St. Louis, Missouri, customs district (Region IX), comprising the area within the corporate limits of St. Louis, Missouri (including East St. Louis, Illinois), are extended to include the area described as follows:

Beginning at the Mississippi River proceed west along Highway 270 to the point where this highway and Highway By 67 intersect; south

along Highways By 67, 61, By 66, By 50; across the Jefferson Barracks Bridge to the point where this highway intersects Highway 3; north on Highway 3 to the city limits of East St. Louis, Illinois; beginning in an eastern direction follow these city limits until they intersect Highway 111 on the north; north on Highway 111 to Highway 270; west on Highway 270 to the Mississippi River.

Section 1.2(c) of the Customs Regulations is amended by inserting "and the territory described in T.D. 67-57" after "including East St. Louis, Ill." in the parenthesis following "St. Louis, Mo." in the column headed "Ports of entry" in the St. Louis, Missouri, district (Region IX).

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.)

This Treasury decision shall become effective 30 days after publication in the Federal Register.

(192-45.31)

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register February 17, 1967 (32 F.R. 3008)]

(T.D. 67-58)

Notice of qualification of Shell Oil Company as a citizen of the United States under 46 U.S.C. 883-1

TREASURY DEPARTMENT,

OFFICE OF THE COMMISSIONER OF CUSTOMS,

Washington, D.C., February 10, 1967.

This is to give notice that pursuant to section 3.21, Customs Regulations (19 CFR 3.21), issued under the provisions of section 27A of the Merchant Marine Act, 1920, as amended by the Act of September 2, 1958 (46 U.S.C. 883-1), Shell Oil Company of 50 West 50th Street, New York, New York, incorporated under the laws of the State of Delaware, did on December 21, 1966, file with the Commissioner of customs, in duplicate, an oath for qualification of a corporation as a citizen of the United States following the form of oath prescribed in customs Form 1260.

The oath shows that:

(a) A majority of the officers and directors of the corporation are citizens of the United States (list of names, home addresses, and citizenship attached to the oath);

(b) Not less than 90 percent of the employees of the corporation are residents of the United States;

(c) The corporation is engaged primarily in a manufacturing or mineral industry in the United States, or in a Territory, District, or possession thereof;

(d) The aggregate book value of the vessels owned by the corporation does not exceed 10 percent of the aggregate book value of the assets of the corporation; and

(e) The corporation purchases or produces in the United States, its Territories or possessions not less than 75 percent of the raw materials used or sold in its operations.

The Commissioner of Customs, having found this oath to be in compliance with the law and regulations, on Feb. 10, 1967, issued to Shell Oil Company a certificate of compliance on customs Form 1262 as provided in section 3.21(i) of the regulations. The certificate and any authorization granted thereunder will expire three years from the date thereof unless there first occurs a change in the corporate status requiring a report under section 3.21(h) of the regulations.

(211.1)

EDWIN F. RAINS,
Acting Commissioner of Customs.

[Published in the Federal Register February 17, 1967 (32 F.R. 3026)]

(T.D. 67-59)

Entry for consumption—Withdrawal from warehouse for consumption—Customs Regulations amended

Section 8.4 of the Customs Regulations, concerning entries and withdrawals and applicable rate of duty, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 8—LIABILITY FOR DUTIES; ENTRY OF IMPORTED MERCHANDISE

Under revised procedures in the processing of formal consumption entries and withdrawals from warehouse for consumption, after the initial review by the ministerial or import documentation officer, a customs commodity specialist team reviews the papers further before the estimated duties are received for deposit. Under this procedure a longer period may in some cases elapse between presentation of the entry and the acceptance of the estimated duties and taxes by the customs officer designated to receive the deposit of estimated duties and taxes.

To permit an exception to the routing of an entry or withdrawal for consumption as described above whenever it is believed that the review by the commodity specialist team may delay the completion of the entry until a higher rate is in effect, section 8.4 of the Customs Regulations is amended as follows:

Paragraph (d) is amended by adding the following sentences at the end thereof:

An importer, who believes that a review by a customs commodity specialist team of his entry (including an entry of merchandise subject to a tariff-rate quota) before it is sent to the customs officer designated to receive the deposit of estimated duties may delay completion of the entry until a higher rate is in effect, may file with the entry a written request that the entry be sent to such officer for the deposit of the estimated duties and taxes thereon prior to its review by the customs commodity specialist team. If such request is granted, the rate or rates of duty applicable to the merchandise shall be the rate or rates in effect when the estimated duties are deposited, except as provided for in section 315(a)(2), Tariff Act of 1930, as amended. Such a request shall be granted unless the customs officer has reason to believe it is not made in good faith.

Paragraph (g) is amended by adding the following sentences at the end of the second sentence:

An importer, who believes that a review by a customs commodity specialist team of his warehouse entry which is accompanied by a simultaneous withdrawal for consumption (including a warehouse entry and simultaneous withdrawal(s) for consumption of merchandise subject to a tariff-rate quota) before the withdrawal is sent to the customs officer designated to receive the deposit of estimated duties may delay completion of the entry and withdrawal until a higher rate is in effect, may file with the entry and withdrawal(s) a written request that they be sent to such officer for the deposit of estimated duties and taxes thereon prior to their review by the customs commodity specialist team. If such request is granted, the rate or rates of duties applicable to the merchandise shall be the rate or rates in effect when the estimated duties are deposited. Such a request shall be granted unless the customs officer has reason to believe it is not made in good faith.

(Secs. 315, 484, 624, 46 Stat. 695, as amended, 722, as amended, 759; 19 U.S.C. 1315, 1484, 1624.)

(327.3)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved February 10, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register February 17, 1967 (32 F.R. 3008)]

(T.D. 67-60)

*Coastwise transportation of empty cargo vans and shipping tanks by
Japanese vessels—Customs Regulations amended*

Section 4.93(b), Customs Regulations, amended to add Japan to the list of countries whose registered vessels are permitted to transport empty cargo vans, lift vans, and shipping tanks coastwise

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

On the basis of information obtained and furnished by the Department of State, it is found that the Government of Japan extends to vessels of the United States in ports of Japan privileges reciprocal to those provided for in section 4.93(a) of the Customs Regulations. Vessels of Japan are therefore entitled to the privileges granted by this section.

Accordingly, section 4.93(b) of the Customs Regulations is amended by the insertion of "Japan" in appropriate alphabetical order in the list of countries in that section.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759, sec. 2, 23 Stat. 118, as amended, sec. 27, 41 Stat. 999, as amended; 5 U.S.C. 301, 19 U.S.C. 66, 1624, 46 U.S.C. 2, 883.)

(216.131)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved February 13, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register February 18, 1967 (32 F.R. 3052)]

(T.D. 67-61)

*Foreign currencies—Argentine peso, Denmark krone, Hong Kong
dollar, Iran rial, Philippine peso, Thailand baht (tical)*

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 20, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

February 14, 1967	-----	\$0.00403112
February 15, 1967	-----	.00401610
February 16, 1967	-----	.00398515
February 17, 1967	-----	.00396689

Denmark krone:

February 14, 1967	-----	\$0.144387
February 15, 1967	-----	.144420
February 16, 1967	-----	.144406
February 17, 1967	-----	.144354

Hong Kong dollar:

Official rate of \$0.173500* for the period from January 16 through 20, 1967 and the following Free* rates:

January 16, 1967	-----	\$0.174367
January 17, 1967	-----	.174443
January 18, 1967	-----	.174443
January 19, 1967	-----	.174443
January 20, 1967	-----	.174367

Iran rial:

For the period from January 16 through 20, 1967, rate of \$0.0133333*.

Philippine peso:

January 16, 1967	-----	\$0.255533*
January 17, 1967	-----	.255466*
January 18, 1967	-----	.255533*
January 19, 1967	-----	.255500*
January 20, 1967	-----	.255433*

Thailand baht (tical):

For the period from January 16 through 20, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 Code of Federal Regulations 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

* Certified as nominal rates.

(T.D. 67-62)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 17, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

VALUE

T.D. 67-62(1) *Value; articles freely sold, or in the absence of sales, offered for sale.*—Where merchandise is sold on the basis of an offer at an ex-factory price or at a f.o.b. port price, at the purchaser's option, and the offer at an ex-factory price is bona fide, as determined by actual ex-factory sales or by other criteria satisfactory to customs, customs officers may appraise merchandise under the provisions of section 402(b) of the Tariff Act of 1930, as amended, at "export value" on an ex-factory basis although on the date of exportation sales were made on a f.o.b. port basis. TD 66-128(1) noted and distinguished. Bureau letter dated February 9, 1967. (332.1)

TARIFF CLASSIFICATION

T.D. 67-62(2) *Breathing appliances and devices. Resuscitation training kit.*—Mouth to mouth resuscitation training kit, consisting of two face pieces with built-in foolproof valves, plastic lung bag with 12 polythene disposable liners, connecting tube, disinfectant and cotton wool, all of which is packed in a wallet, classifiable under the provision for Artificial respiration, * * * or similar apparatus, in item 709.45, TSUS, when packed, sold, and imported as an entirety. Bureau letter dated February 8, 1967. (497.1)

T.D. 67-62(3) *Chemical compounds, organic, benzenoid.*—2,4,6-tris (dimethylaminomethyl) Phenol tri-2-ethyl hexoate classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure, not provided for in subpart A or C of this part (Schedule 4, Part 1): * * * Other, in item 403.60, TSUS. Bureau letter dated February 8, 1967. (411.2)

T.D. 67-62(4) *Chemical compounds, organic, benzenoid.*—Paratoluene sulphonic acid monohydrate.—Paratoluene sulphonic acid monohydrate is classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure, not provided for in Subpart A or C of this part (Schedule 4, Part 1): * * * Other, in *item 403.60*, TSUS. Bureau letter dated February 8, 1967. (411.2)

T.D. 67-62(5) *Fabrics, ornamented, ns pf. Woven fabrics.*—Woven fabrics of wool imported in bolt form with a self fringe, for use in ladies' wearing apparel, classifiable under the provisions for Ornamented fabrics, in the piece * * * not specially provided for, in *item 353.50*, TSUS, but the rate of duty is determined according to the value per pound under items *336.50*, *336.55*, or *336.60*, TSUS. Bureau letter dated February 6, 1967. (473.31)

T.D. 67-62(6) *Gloves, sport. Curling glove.*—A deerskin glove designed for and used by a curler in the sport of curling, is classifiable under the provisions for Other gloves * * * specially designed for use in sports, in *item 735.05*, TSUS. Bureau letter dated January 31, 1967. (492.24)

T.D. 67-62(7) *Handles, of rubber or plastic, for furniture, tools, and other articles. Shaving brush handle.*—Three-piece plastic handles used for making shaving brushes, classified under the provisions for Handles * * * of * * * plastics, for * * * other articles, in *item 772.80*, TSUS. *General Headnote 10(h)* noted. Bureau letter dated February 8, 1967. (393.31)

T.D. 67-62(8) *Knives, for power or hand tools. Bed knife.*—So-called bed knife is not a stock-treating part but is actually a blade with a hardened cutting edge welded to the edge used to cut finished paper into specific lengths and is, therefore, classifiable under the provision for Knives and cutting blades for power * * * machines: * * * Other, in *item 649.67*, TSUS. T.D. 56478(119) overruled on the basis of more detailed information as to the use of the article. Bureau letter dated February 10, 1967. (424.16)

T.D. 67-62(9) *Luggage. Immersion heater kit.*—Immersion heater kit designed for use primarily as a travel item for the preparation of hot beverages, consisting of an immersion heater (110 volt) with 30 inches of electrical cord; two aluminum cups, the handles of which are insulated with a tubular plastic material; a ceramic container (capacity of approximately 6 fluid ounces) in which the beverage is heated, and a red vinyl plastic bag with zipper closure which serves as a convenient retainer for the above articles when traveling;

classifiable under the provision for Luggage * * * whether or not fitted with * * * dining, drinking * * * traveling, or similar sets * * *: * * * Of other materials: * * * Other, in item 706.60, TSUS. Bureau letter dated February 8, 1967. (431)

T.D. 67-62(10) *Mixtures, chemical, nspf. Adhesives.*—Vinyl adhesive for use with a vinyl wall covering composed of non-benzenoid synthetic material, methyl cellulose, and water soluble starch is classifiable under the provision for Mixtures not specially provided for, in item 432.00, TSUS. Bureau letter dated February 9, 1967. (418.64)

T.D. 67-62(11). *Parts of filtering machinery and apparatus for liquids or gases. Frames. Leaves.*—Frames and leaves, made of teakwood, used as parts of a leaf type filter to de-water or wash residue waste during the refining process of titanium, classifiable under the provision for "parts" of filtering machinery and apparatus * * * Other: * * * Other, in item 661.95, TSUS. Bureau letter dated February 1, 1967. (434)

T.D. 67-62(12) *Parts of machinery not having electrical features, nspf. Parts of internal combustion engines, piston-type, other than compression-ignition. Radiators.*—Standard fin-and-flat tube core type radiators, used with numerous engines having similar cooling requirements, classifiable under the provision for Machinery parts not containing electrical features and not specially provided for, in item 680.90, TSUS, and not under the provision for Internal combustion engines and parts thereof: * * * Parts: * * * Other parts: Parts of piston-type engines other than compression-ignition engines, in item 660.52, TSUS, as radiators are not parts of any particular class or kind of engines but do constitute parts of machinery. Bureau letter dated February 8, 1967. (432)

T.D. 67-62(13) *Perfumery. Eau de Cologne.*—Eau de Cologne, a mixture of 6 percent essential oils to 94 percent alcohol, classifiable under the provision for Perfumes, colognes, and toilet waters: * * * Containing alcohol, in item 461.35, TSUS. Bureau letter dated February 13, 1967. (416.4)

T.D. 67-62(14) *Pigs, metal. Iron skulls.*—Iron skulls resulting from desulfurizing and carbonizing iron in the ladles, during the manufacture of "Sorelmetal", also known as Sorelmetal skulls, not containing elements specified in *Schedule 6, Part 2, Subpart B, Head-note 4*, classifiable under the provision for Pig iron * * * in pigs * * * and similar forms: Other: Not containing chromium, molybdenum, tungsten, or vanadium in the amounts specified in the foregoing head-note in item 607.15, TSUS, and not under the less specific provision

for Articles of iron * * * not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20*, TSUS, nor under *item 911.12*, TSUS, since this provision does not cover unwrought metal provided for in Part 2 of Schedule 6, nor metal not manufactured and, therefore, not fit only for remanufacture. Bureau letter dated February 3, 1967. (426.89)

T.D. 67-62(15) *Plastic articles. Tent stake.*—A plastic tent stake measuring 9 inches in length and composed of an ABS (acrylonitrile-butadiene-styrene) plastic material, classifiable under the provision for Articles not specially provided for, of rubber or plastics: * * * Other, in *item 774.60*, TSUS. Bureau letter dated February 3, 1967. (418.44)

T.D. 67-62(16) *Tin plate, articles of. Crown skeleton sheets. Definitions and Words and Phrases: "waste". "scrap".*—Crown skeleton sheets, sheets of tin plate which have had bottle caps punched out, leaving a sheet with evenly spaced holes and which after importation are cut to size to serve as a stiffener or backing in fiberglass filters used on hot air furnaces, are classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: Of tin plate, in *item 657.15*, TSUS. The provision for Tin plate waste and scrap in *item 607.10*, TSUS, is inapplicable because the material is fit for a purpose other than for the recovery of the metal content or for use in the manufacture of chemicals. *Schedule 6, Part 2, Headnote 3(b)* defining waste and scrap noted. Bureau letter dated February 10, 1967. (426.612)

T.D. 67-62(17) *Tobacco pipes and parts, nspf. Mouthpiece and metal shank.*—Plastic mouthpiece and metal shank permanently joined, if in chief value of metal, classifiable under the provision for Other parts, not specially provided for, for pipes * * *: Of metal, in *item 756.50*, TSUS; if in chief value of plastic, classifiable under the provision for Mouthpieces and other parts, not specially provided for * * *: * * * Other, in *item 756.55*, TSUS. Bureau letter dated January 31, 1967. (495.23)

T.D. 67-62(18) *Wearing apparel, of textile materials. Ladies' dress with ruffles applied to edge of sleeves.*—Dress with four and one-half inch ruffle stitched to edge of sleeve, size and design of ruffle primarily ornamental (its utilitarian function of covering otherwise unfinished edge being incidental), is classifiable under the provision for Women's * * * wearing apparel, ornamented, in *item 382.03*, TSUS. Bureau letter dated February 8, 1967. (471.3)

T.D. 67-62(19) *Wire of base metal, iron or steel. Deformed wire.*—Deformed wire having serrations, used to reinforce concrete, classifiable under the provision for Wire of iron or steel: * * * Other wire: Other than alloy iron or steel: Not coated or plated with

metal, in *item 609.70*, TSUS, and not under the provision for Round wire: 0.060 inch or more in diameter: Containing not over 0.25 percent by weight of carbon, in *item 609.41*, TSUS, nor under the provision for Bars of steel: Deformed concrete reinforcing bars: Other than alloy steel: Valued over 5 cents per pound, in *item 608.40* and *608.41*, TSUS, as wire is not uniform in diameter and is not a bar. Bureau letter dated February 2, 1967. (423.3)

T.D. 67-62(20) Wood, articles of, *nspf.* Wax, articles of, *nspf.* Pressed wood fuel.—A product of pressed wood chips immersed in paraffin wax designed to start bar-b-ques or fireplaces, is a manufacture of wood rather than a fuel, the wax not being a binder, and is classifiable, if in chief value of wax, under the provision for Articles not specially provided for: * * * Of wax: * * * Other, in *item 792.32*, TSUS; if in chief value of wood, Articles not specially provided for, of wood, in *item 207.00*, TSUS. Bureau letter dated January 30, 1967. (418.17)

T.D. 67-62(21) Zinc powder. Dust, zinc.—A material which is obtained by hitting a molten zinc stream with a blast of air which finely divides the stream into particles and chills them, in sizes much smaller than 40 mesh, used to zinc coat pipe, and to manufacture bleaching agents, special greases, and corrosion resisting paint, classifiable under the provision for Zinc powders and flakes: Dust, in *item 626.40*, TSUS. Bureau letter dated February 10, 1967. (426.701)

(T.D. 67-63)

International airports—Customs Regulations amended

Designation of the Houlton Municipal Airport, Houlton, Maine, as an international airport (airport of entry). Section 6.13, Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 6—AIR COMMERCE REGULATIONS

Under the authority of section 1109(b) of the Federal Aviation Act of 1958 (49 U.S.C. 1509(b)), Houlton Municipal Airport, Houlton, Maine, is hereby designated as an international airport (airport of entry) for civil aircraft and for merchandise carried thereon arriving

from places outside the United States, as defined in section 101 (35) of said Act as amended (49 U.S.C. 1301 (35)), effective on date of publication of this Treasury decision in the Federal Register, and section 6.13 of the Customs Regulations is amended to include the location and name of this airport.

Notice of the proposed designation of the Houlton Municipal Airport, Houlton, Maine, as an international airport was published in the Federal Register on December 10, 1966 (31 F.R. 15587). No objections were received.

The designation of this airport is based upon a determination that a sufficient need exists to justify such action, and the designation is made for the purpose of providing for convenient compliance with customs requirements. It is, therefore, desirable to make the international airport available to the public as soon as possible and to dispense with the delayed effective date provision of 5 U.S.C. 553 (d).

(80 Stat. 379, sec. 1109, 72 Stat. 799, as amended; 5 U.S.C. 301, 49 U.S.C. 1509.)

(192-1.31)

EDWIN F. RAINS,

Acting Commissioner of Customs.

Approved February 16, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register February 25, 1967 (32 F.R. 3294)]

(T.D. 67-64)

Bonds

Approval of consolidated aircraft bond (air carrier blanket bond), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 20, 1967.

The following consolidated aircraft bond has been approved:

Name of principal and surety	Date of bond	Date of approval	Filed with regional commissioner of customs; amount
S. A. Empresa De Viaco Aerea Rio Grandense (Varig Airlines), 630 Third Ave., New York, N. Y.; Ins. Co. of North America.	Jan. 31, 1967	Feb. 10, 1967	New York, N. Y.; \$100,000

The foregoing principal has not been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-65)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 13, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

Notice that it was proposed to revoke the designation of Northport, Washington, as a port of entry and to designate Frontier, Washington, and Boundary, Washington, as ports of entry in the customs district of Seattle, Washington, was published in the Federal Register on November 18, 1966 (31 F.R. 14685). No objections to the proposal were received.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President by Executive Order No. 10289, September 17, 1951 (3 CFR, Ch. II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), the designation of Northport, Washington, as a customs port of entry in the Seattle, Washington, customs district (Region VIII), is revoked and Frontier, Washington, and Boundary, Washington, are designated as customs ports of entry in the Seattle, Washington, customs district (Region VIII), effective 30 days after publication of this Treasury decision in the Federal Register.

The geographical limits of the customs port of entry of Frontier, Washington, shall include the following territory in the County of Stevens, State of Washington:

Sections 3, 10, 11, 14, 23, and 24 in Township 40 N., R. 39 E., W.M.; Sections 19, 30, and 31 in Township 40 N., R. 40 E., W.M.; Section 4 in Township 39 N., R. 40 E., W.M.; Section 5 in Township 39 N., R. 39 E., W.M.; and Sections 35 and 36 in Township 40 N., R. 39 E., W.M.

The geographical limits of the customs port of entry of Boundary shall include Sections 3 and 4 in Township 40 N., R. 41 E., W.M., in the County of Stevens, State of Washington.

Section 1.2(c) of the Customs Regulations is amended by deleting from the column headed "Ports of entry" in the Seattle, Washington, customs district (Region VIII) "Northport" and by inserting in that column in proper alphabetic order "Boundary (T.D. 67-65)" and "Frontier (T.D. 67-65)."

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.) (192-30.1)

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register February 25, 1967 (32 F.R. 3294)]

(T.D. 67-66)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 16, 1967.

The following are synopses of drawback rates and amendments issued February 17 to November 25, 1966, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Alloying additives, master alloys and, ferro alloys.*—T.D. 56436-B covering the above articles manufactured under section 1313 (b) by Alter Co., Davenport, Iowa, with the use of electrolytic nickel, cerium mischmetal, and magnesium, *amended to cover the above articles manufactured by Alloy Metal Products, Davenport, Iowa, successor.*

Amendment effective on articles exported on and after October 1, 1964.

Amendment issued by district director of customs, Chicago, Ill., June 17, 1966.

(B) *Aluminum and aluminum alloy sheets and plates.*—T.D. 56239-C, as amended by T.D. 56365-A, covering the above articles manufactured under section 1313(b) by Alroll, Inc., Oswego, N.Y., with the use of aluminum and aluminum alloy ingots, further *amended* to cover the above articles manufactured by Alcan Aluminum Corp., Oswego, N.Y., *successor*.

Amendment effective on articles exported on and after January 5, 1965, the date of succession.

Amendment issued by regional commissioner of customs, Boston, Mass., July 6, 1966.

(C) *Biscuits and cookies.*—T.D. 52921-A, as amended by T.D. 53794-D, covering the above articles manufactured under section 1313 (b) by Sunshine Biscuits, Inc., Long Island City, N.Y., at its Long Island City, N.Y., and Oakland, Calif., factories with the use of hard refined sugar, further *amended* to cover a change in the location of the office and factory from Long Island City, N.Y., to Sayreville, N.J.

Amendment effective on articles manufactured and exported on and after April 7, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., August 8, 1966.

(D) *Coat hangers, wire.*—Manufactured under section 1313(a) by Laidlaw Wire Corp. of the West, Peoria, Ill., at its Seattle, Wash., factory with the use of imported wire.

Rate effective on articles manufactured on and after August 23, 1965, and exported on and after October 1, 1965.

Rate issued by regional commissioner of customs, Chicago, Ill., August 10, 1966.

(E) *Drilling platforms, offshore, mobile self-elevating.*—T.D. 54474-D, covering tractor-type machines or equipment manufactured under section 1313(a) by R. G. LeTourneau, Inc., Vicksburg, Miss., at its Longview, Tex., and Vicksburg, Miss., factories with the use of imported diesel engines and parts, *amended* to cover mobile self-elevating offshore drilling platforms manufactured under section 1313(a) by the above company with the use of imported diesel engines and parts.

Amendment effective on articles manufactured on and after January 4, 1966, and exported on and after May 1, 1966.

Amendment issued by regional commissioner of customs, New Orleans, La., August 5, 1966.

(F) *Foods, processed.*—T.D. 53749-B, as amended by T.D.'s 55223-E and 55522-M, covering the foregoing articles manufactured under section 1313(b) by Hunt Foods and Industries, Inc., Fullerton, Calif., at its various factories, with the use of hard refined sugar, liquid sugar, or both, further *amended* to cover such products manufactured by Hunt-Wesson Foods, Inc., Fullerton, Calif., *successor*.

Amendment effective on articles exported on and after July 1, 1966.

Amendment issued by regional commissioner of customs, San Francisco, Calif., November 15, 1966.

(G) *Lithopone, zinc sulphide, and zinc products.*—T.D. 44232-I, as extended by T.D. 45067-S and amended by T.D.'s 51767-L and 55437-L, covering, among other things, Albalith lithopone and commercial zinc sulphide manufactured under section 1313(b) by The New Jersey Zinc Co., New York, N.Y., (a N.J. corporation), at its Palmerton, Pa., factory with the use of barytes ore; T.D. 51639-J, as amended by T.D.'s 51777-B, 53506-J, 53715-I, 55122-E, and 55437-L, covering, among other things, slab zinc, rolled strip zinc, zamak die casting alloy, metal oxide of zinc, lithopone, and zinc sulphide pigments manufactured by the said company with the use of buchans zinc concentrates, zinc bearing ores or concentrates, and slab zinc; T.D. 50432-J, covering redistilled zinc manufactured by the above company with the use of zinc; and, T.D. 50742-F, as amended by T.D.'s 51639-K, 52991-I, and 54419-G, covering, among other things, redistilled zinc manufactured by the above company at its Depue, Ill., factory with the use of zinc, further *amended* to cover such products manufactured at the stated factories by The New Jersey Zinc Co., (a Del. corporation), *successor*.

Amendment effective on articles exported on and after February 25, 1966, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., August 2, 1966.

(H) *Machinery, mining.*—T.D.'s 47090-K and 42334-L, as amended, covering, among other things, mining locomotives manufactured under section 1313(a) by Goodman Manufacturing Co., Chicago, Ill., with the use of imported steel tires and chassis, further *amended* to cover mining machinery manufactured with the use of imported aerofoil fans and hydraulic winches.

Amendment effective on articles manufactured and exported on and after January 1, 1962.

Amendment issued by district director of customs, Chicago, Ill., June 17, 1966.

(I) *Machines, homogenizing; pumps, high pressure; cylinder blocks, replacement.*—Manufactured under section 1313(a) by Manton Gaulin Manufacturing Co., Inc., Everett, Mass., with the use of imported stainless steel cylinder block castings.

Rate effective on articles manufactured on and after January 1, 1966, and exported on and after March 8, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., August 5, 1966.

(J) *Mayonnaise, and salad and cooking oils.*—T.D. 49253-G, as amended, covering the above articles manufactured under section 1313(a) by Korbros Oil Corp., Brooklyn, N.Y., at its two factories located at Brooklyn, N.Y., with the use of imported or drawback refined sesame or corn oils, further amended (1) to cover cooking and salad oils manufactured with the use of imported or drawback crude (virgin) olive oil, and (2) to cover a change in location of the corporation's factories from Brooklyn, N.Y., to one location in Richmond Hill, N.Y.

Amendment effective on articles covered by (1), above, which are manufactured and exported on and after December 6, 1965, and on the articles covered by (2), above, which are manufactured and exported on and after January 1, 1966.

Amendment issued by regional commissioner of customs, New York, N.Y., November 25, 1966.

(K) *Panogen #2085; mercury concentrate; Pandrinon; ethylene glycol rhodamine solution.*—T.D. 54320-E, as amended by T.D.'s 54689-G, 56472-G, 56472-H, and 56506-L, covering the above articles manufactured under section 1313(a) and (b) by Morton Chemical Co., a div. of Morton Salt Co., Chicago, Ill., at its Ringwood, Ill., factory with the use of, among other things, mercury and rhodamine sulfate, further amended to cover the aforementioned articles manufactured by Morton Chemical Co., Div. of Morton International, Inc., successor.

Amendment effective on articles exported on and after May 10, 1965, the date of succession.

Amendment issued by district director of customs, Chicago, Ill., June 16, 1966.

(L) *Phonographs, portable, table model, and console; tuners and amplifiers.*—Manufactured under section 1313(a) by KLH Research and Development Corp., Cambridge, Mass., with the use of imported record changers, multiplex coils, I.F. coils, electrolytic capacitors and ampeters.

Rate effective on articles manufactured on and after August 6, 1965, and exported on and after August 10, 1965.

Rate issued by regional commissioner of customs, Boston, Mass., July 25, 1966.

(M) *Piece goods, knitted; and knitted piece goods, dyed and finished.*—T.D. 55109-C, covering dyed, bleached, and dyed and bleached knitted cotton fabrics manufactured under section 1313(a) by Blue Ridge Textile Co., Inc., Bangor, Pa., with the use of imported or drawback knitted cotton fabrics in the greige; T.D. 55109-D, covering warp knit tricot fabric in the greige manufactured with the use of imported nylon yarn, and covering dyed and finished warp knit tricot fabric manufactured with the use of drawback warp knit tricot fabric in the greige manufactured under section 1313(a) by the company at its Bangor, Pa., and Middletown, Del., factories; and T.D. 55612-B, covering knitted cotton Simplex fabric manufactured under section 1313(a) by the company at its Bangor, Pa., factory with the use of imported cotton yarn, further *amended* to cover knitted piece goods manufactured with the use of all kinds of imported textile yarns or threads, and to cover dyed and finished knitted piece goods manufactured with the use of all kinds of imported greige knitted piece goods by the aforementioned company at its Bangor, Pa., and Middletown, Del., factories.

Amendment effective on articles manufactured on and after August 15, 1963, and exported on and after August 19, 1963.

Amendment issued by collector of customs, New York, N.Y., April 26, 1965.

(N) *Sugar, liquid refined (invert or uninvverted); syrups, bottling and fountain, and blended syrups.*—T.D. 54093-D, as amended by T.D.'s 56436-L and 56495-B, covering, among other things, Pepsi-Cola syrup manufactured under section 1313(b) by Pepsi-Cola Co., New York, N.Y., at its various factories with the use of liquid refined invert sugar, further *amended* to cover a change in name from Pepsi-Cola Co. to Pepsi Co., Inc.

Amendment effective on articles exported on and after June 10, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., August 31, 1966.

(O) *Trucks and truck chassis.*—T.D. 55088-H, as amended by T.D.'s 55634-A and 56514-E, covering, among other things, trucks and truck chassis manufactured under section 1313(a) by the Chrysler Corp., Highland Park, Mich., at its Warren Truck Assembly Plant, Warren, Mich., with the use of imported six-cylinder gasoline truck en-

gines, further *amended* to cover the above-named articles manufactured by the firm under section 1313(a) at its Hamtramck Assembly Plant, Hamtramck, Mich., and Warren Truck Assembly Plant, Warren, Mich., with the use of imported six-cylinder engine assemblies.

Amendment effective on articles manufactured on and after July 15, 1964, and exported on and after August 15, 1964.

Amendment issued by collector of customs, Detroit, Mich., May 17, 1965.

(P) *Trucks, truck chassis, busses, and bus chassis*.—T.D. 50145-N, as amended, covering the foregoing articles manufactured under section 1313(a) by Mack Trucks, Inc., New York, N.Y., at its factories located at Allentown, Pa.; Sidney, Ohio; Houston, Tex.; New York and Buffalo, N.Y.; Dearborn, Mich.; and Portland, Ore., with the use of imported tires and tubes, further *amended* to cover such articles manufactured by the corporation at its additional factory located at Maspeth, N.Y.

Amendment effective on articles manufactured and exported on and after June 10, 1965.

Amendment issued by collector of customs, New York, N.Y., May 3, 1966.

(Q) *Wire Cloth blanks*.—Manufactured under section 1313(a) by C. O. Jelliff Corp., Southport, Conn., at its Southport and Bridgeport, Conn., factories with the use of imported wire cloth.

Rate effective on articles manufactured and exported on and after March 7, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., August 1, 1966.

(R) *Cameras, reconnaissance*.—Manufactured under section 1313 (a) by ITEK Corp., Lexington, Mass., at its Burlington, Mass., factory with the use of imported gears and film metering rolls.

Rate effective on articles manufactured and exported on and after March 9, 1965.

Rate issued by regional commissioner of customs, Boston, Mass., June 17, 1966.

(T.D. 67-67)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 28, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

February 20, 1967 -----	\$0. 00394467
February 21, 1967 -----	. 00392399
February 23, 1967 -----	. 00392498
February 24, 1967 -----	. 00391946

Denmark krone:

February 20, 1967 -----	\$0. 144300
February 21, 1967 -----	. 144237
February 23, 1967 -----	. 144333
February 24, 1967 -----	. 144387

Hong Kong dollar:

Official rate of \$0.173500* for the period from January 23 through 27, 1967 and the following Free* rates:

January 23, 1967 -----	\$0. 174443
January 24, 1967 -----	. 174443
January 25, 1967 -----	. 174520
January 26, 1967 -----	. 174520
January 27, 1967 -----	. 174520

Iran rial:

For the period from January 23 through 27, 1967, rate of \$0.0133333*.

Philippine peso:

January 23, 1967 -----	\$0. 255466*
January 24, 1967 -----	. 255533*
January 25, 1967 -----	. 255400*
January 26, 1967 -----	. 255366*
January 27, 1967 -----	. 255400*

Thailand baht (tical):

For the period from January 23 through 27, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-68)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
Washington, D.C., February 21, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

By virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President by Executive Order No. 10289, September 17, 1951 (3 CFR, Ch. II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), the designations of Champlain and Mooers, New York, as customs ports of entry and Rouses Point, New York, as a customs port of entry and port of documentation, all in the Ogdensburg, New York, customs district (Region I), are revoked effective March 1, 1967, and there is designated, effective March 1, 1967, in said district a consolidated customs port of entry and port of documentation to be known as "Champlain-Rouses Point."

The geographical limits of the port of entry of Champlain-Rouses Point shall include all of the territory within the limits of the unincorporated townships of Champlain and Mooers, in the county of Clinton, State of New York.

Champlain-Rouses Point is designated the home port of all vessels home ported at Rouses Point, New York, on the effective date of this change. Vessels marked with the name of Rouses Point as home port shall be deemed to have been properly marked within the meaning of section 4178 of the Revised Statutes, as amended (46 U.S.C. 46), and the applicable regulations issued thereunder.

Section 1.2(c) of the Customs Regulations is amended by deleting "~~Rouses Point,~~" "~~Mooers,~~" and "~~Champlain,~~" and by adding in proper alphabetic order "~~Champlain-Rouses Point~~ (including territory described in T.D. 67-68)" in the column headed "Port of Entry" in the Ogdensburg, New York, district (Region I).

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.)

Notice of the proposed consolidation of the existing adjoining ports

of entry at Champlain, Rouses Point, and Mooers, New York, into a new port of entry and port of documentation to be known as "Champlain-Rouses Point" was published in the Federal Register on January 4, 1967 (32 F.R. 9). All submissions received pursuant to this notice were carefully reviewed. It was determined that no objections, views, or comments received raised matters which would materially affect the decision to consolidate the ports of entry of Champlain, Rouses Point, and Mooers.

The consolidation of these ports of entry will effect considerable savings in operating costs for the Bureau of Customs in the Champlain-Rouses Point-Mooers area and will not adversely affect service to the public. In order to realize these savings at the earliest practical date, and to facilitate accounting procedures, it is important to make this action effective on March 1, 1967. Accordingly, pursuant to the provisions of 5 U.S.C. 553 (d) (3), good cause is found for making this consolidation effective less than 30 days after publication. (192-7.1)

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register March 1, 1967 (32 F.R. 3388)]

(T.D. 67-69)

*Measurement of vessels—Optional simplified admeasurement method
of pleasure vessels*

Parts 2 and 3, Customs Regulations, amended to provide for optional simplified
admeasurement of pleasure vessels

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

Public Law 89-476, approved June 29, 1966 (80 Stat. 229), permits the assignment of gross and net tonnages to vessels intended to be used exclusively as pleasure vessels, without the necessity of formal admeasurement, by the application of appropriate coefficients to the product of length, breadth, and depth, so defined that the owner can take the measurements himself. If an owner does not elect to have tonnages assigned in this way, or if the vessel is subsequently sought

to be documented for use other than exclusively as a pleasure vessel, the vessel will be required to be formally measured.

On November 23, 1966, there was published in the Federal Register a notice of proposed rulemaking setting forth proposed amendments to the Customs Regulations to give effect to Public Law 89-476. All representations submitted pursuant to the notice have been carefully considered.

The amendments as proposed, with technical and clarifying changes and the addition in section 3.9(c) of a provision for noting on marine documents admeasurement under Public Law 89-476, are adopted as follows:

PART 2—MEASUREMENT OF VESSELS

The citation of Authority for Part 2 is amended to read:

AUTHORITY: The provisions of this Part 2 issued under sec. 301, 80 Stat. 379, secs. 2, 3, 23 Stat. 118, as amended, 119, as amended, R.S. 4148, as amended, 4149, as amended, 4150, as amended, 4151, as amended, 4153, as amended; 5 U.S.C. 301, 46 U.S.C. 2, 3, 71, 72, 74, 75, 77.

1. Section 2.2 is amended to read:

2.2 What vessels are to be admeasured.—(a) Before any vessel is registered, enrolled and licensed, or licensed, or issued a certificate of record, her tonnages shall be ascertained by an officer of the customs as provided in these regulations.

(b) In the discretion of the Commissioner of Customs, a vessel not required by law to be admeasured may nevertheless be admeasured upon his own motion or upon application by the owner, a Federal or State agency, or a foreign government.

2. Section 2.5 is amended as follows:

The text in paragraph (b) preceding subparagraph (1) is amended to read:

(b) Except in the case of a vessel which is measured under the provisions of sections 2.80 through 2.100, or under the provisions of sections 2.101 through 2.104, the gross register tonnage of a vessel shall consist of the following items:

A paragraph is added as follows:

(d) The gross tonnage of a vessel measured under the provisions of sections 2.101 through 2.104 shall be determined as provided by section 2.103.

3. Section 2.6 is amended by adding a paragraph as follows:

(c) The net tonnage of a vessel measured under the provisions of sections 2.101 through 2.104 shall be determined as provided by section 2.104.

4. Section 2.7 is amended as follows:

The existing text is designated paragraph (a); the first clause thereof is amended by inserting after the words "every vessel" the words "except one admeasured under the provisions of sections 2.101 through 2.104"; and a paragraph (b) is added, as follows:

2.7 The marine document.—(a) The marine document of every vessel except one admeasured under the provisions of sections 2.101 through 2.104 shall show the date and place of build, the register length, breadth, depth, and the height of the upper deck to the hull above the tonnage deck; * * *.

(b) The marine document of every vessel admeasured under the provisions of sections 2.101 through 2.104 shall show the date and place of build, the register length, breadth, and depth, and the gross and net tonnages.

5. Section 2.8 is amended to read:

2.8 Application for measurement.—The builder of a new vessel which is to be admeasured, the person having supervision of changes or alterations, or both, affecting a vessel's register tonnage, and the owner of a vessel who elects to have her admeasured under the provisions of sections 2.101 through 2.104 or who, having had the vessel so admeasured, elects or is required to have her admeasured under the appropriate provisions of sections 2.11 through 2.100, shall apply in writing for admeasurement or tonnage adjustment, as the case may be, to the district director of customs for the district where the vessel is located. Except in the case of admeasurement under sections 2.101 through 2.104, application should be made in time to permit admeasurement before cargo or ballast is taken on, and in case of a new vessel, before boilers or engines are installed or compartments partitioned off. The application shall state the name and the official number of the vessel, if any, the name, address, and telephone number of the owner, the exact location of the vessel, the date and place of build and the builder's name, the rig, and model or other identifying numbers.

6. Section 2.11 is amended by adding a paragraph as follows:

(c) These directions do not apply to admeasurement under the provisions of sections 2.101 through 2.104.

7. Part 2 is amended to add a centerhead and new sections 2.101 through 2.105 as follows:

OPTIONAL SIMPLIFIED ADMEASUREMENT METHOD FOR PLEASURE VESSELS

2.101 Application for simplified admeasurement.—(a) Upon application by the owner for simplified admeasurement, filed with and approved by the district director of customs for the district where the vessel is located, a vessel which is intended to be used exclusively for pleasure shall, whether or not it has been previously admeasured, be admeasured in accordance with the provisions of sections 2.103 and

2.104. The application shall state the owner's name and address, the vessel's name and rig, her over-all length, breadth, and depth, as defined in section 2.102, the name of the builder, and the vessel's model, serial, and official number, if any. Where the vessel appears to be subject to admeasurement under the provisions of section 2.103(b) or (d), or both, the application shall be accompanied by dimensioned sketches, not necessarily to scale, of the arrangement, profile, and cross-section of the vessel, indicating thereon the points to which the dimensions were taken.

(b) Dimensions shall be stated on the application in feet and inches or in feet and decimal fractions of feet. The register length (L), breadth (B), and depth (D) used in calculating the vessel's tonnages and shown on the vessel's document shall be in feet and decimal fractions of feet.

2.102 Definition of terms used in sections 2.101 through 2.105.—(a) "Over-all length" means the horizontal distance between the foremost part of the stem and the aftermost part of the stern, excluding bowsprits, bumpkins, rudders, outboard motor brackets, and similar fittings or attachments.

(b) "Over-all breadth" is the horizontal distance, excluding rub rails, from the outside of the skin (outside planking or plating) on one side to the outside of the skin on the other, taken at the widest part of the hull.

(c) "Over-all depth" is the vertical distance taken at or near midships from a line drawn horizontally through the uppermost edges of the skin at the sides of the hull (excluding the cap rail and trunks, cabins, or deckhouses) to the outboard face of the bottom skin of the hull. This excludes the keel unless the keel is covered by the skin.

(d) Over-all length and depth are measured in the vertical plane of the centerline; over-all breadth, in a line at right angles to the vertical plane of the centerline.

(e) The over-all length, breadth, and depth, as defined in this section, of a vessel measured under the provisions of sections 2.101 through 2.104 of this part shall be deemed to be the vessel's register length, breadth, and depth.

(f) "Vessel designed for sailing" means a vessel, whether or not equipped with an auxiliary motor, which has the fine lines of a sailing craft and is in fact propelled by sail or capable of being propelled by sail, other than a mere steadying sail.

2.103 Calculation of gross tonnage.—(a) Except as provided in paragraphs (b) and (d) of this section, the gross tonnage of a vessel designed for sailing shall be $\frac{1}{2}$ (LBD/100), and the gross tonnage of a vessel not designed for sailing shall be $\frac{2}{3}$ (LBD/100), LBD being the product of over-all length, breadth, and depth.

(b) Where a vessel's hull approximates in shape a regular geometric solid, the gross tonnage of the hull shall be her volume as calculated by the use of appropriate geometric formulae, expressed in tons of 100 cubic feet.

(c) The gross tonnage of a catamaran or trimaran shall be arrived at by adding the gross tonnages of her hulls as calculated under this section.

(d) Where the volume of the deckhouse is disproportionate to the volume of the hull, as in the case of certain houseboats, the volume of the deckhouse, calculated by the use of appropriate geometric formulae, expressed in tons of 100 cubic feet, shall be added to the gross tonnage of the hull as previously calculated.

2.104 Calculation of net tonnages.—(a) Except as provided in paragraph (b) of this section, the net tonnage of a vessel designed for sailing shall be nine-tenths of her gross tonnage, and the net tonnage of a vessel not designed for sailing shall be eight-tenths of her gross tonnage.

(b) The net tonnage of a vessel which has no propelling machinery in the hull shall be the same as her gross tonnage.

2.105 Readmeasurement of vessels admeasured under sections 2.101 through 2.104.—(a) A vessel admeasured under the provisions of sections 2.101 through 2.104 may, upon application by the owner, be readmeasured under the appropriate provisions of sections 2.11 through 2.100.

(b) A vessel admeasured under the provisions of sections 2.101 through 2.104 which is thereafter to be documented for use other than exclusively as a pleasure vessel shall be readmeasured under the appropriate provisions of sections 2.11 through 2.100.

PART 3—DOCUMENTATION OF VESSELS

8. Section 3.9 is amended to read:

3.9 Marine documents to include dimensions and tonnage.—

(a) The marine document of every vessel except one admeasured under the provisions of sections 2.101 through 2.104 shall express her length, breadth, and depth; if applicable, the depth (D_s) and the length (L_s) used with the tonnage mark table and the distances to the tonnage mark from the line of the upper deck and from the molded line or equivalent of the second deck; the number of decks and masts; capacity under the tonnage deck, that of the between decks, and also separately, permanently enclosed spaces on or above the upper deck to the hull required to be included in the gross tonnage, and the omitted spaces, whether open or closed-in, on, above, or below the upper deck; the gross tonnage or tonnages; items of deduction; and the net tonnage or tonnages. In appropriate cases it shall also show the height of the upper deck to the hull above the tonnage deck.

(b) The marine document of every vessel admeasured under the provisions of sections 2.101 through 2.104 shall express her length, breadth, depth, and gross and net tonnages.

(c) Every marine document issued to a vessel admeasured under the provisions of Public Law 89-476 shall bear on its face the following notation: "This vessel has been admeasured under the provisions of Public Law 89-476 and shall be used exclusively as a pleasure vessel until readmeasured and redocumented under the appropriate statutes."

9. Part 3 is amended to add a new section 3.15 as follows:

3.15 Verification of over-all dimensions.—(a) A vessel document issued upon admeasurement under the provisions of sections 2.101

through 2.104 may, in the discretion of the customs officer concerned, not be renewed, nor another document issued for a vessel documented upon such admeasurement until a customs officer has verified the over-all dimensions stated in the application for such admeasurement.

(b) Any correction of the stated over-all dimensions of a vessel as the result of the verification provided for in paragraph (a) of this section shall be deemed a change in the description of the vessel within the meaning of section 3.6(c).

(R.S. 4149, as amended, 4150, as amended, 4153, as amended; 46 U.S.C. 72, 74, 77.)

Since the method of measurement provided for in these amendments is optional with owners of the vessels involved, good cause is found under 5 U.S.C. 553 (d) for making them effective less than 30 days after publication in the Federal Register. These amendments shall therefore be effective on the date of their publication in the Federal Register.

(211.12)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved February 23, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register March 1, 1967 (32 F.R. 3388)]

(T.D. 67-70)

*Notice of qualification of American Zinc Company as a citizen of the
United States under 46 U.S.C. 883-1*

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., February 23, 1967.

This is to give notice that pursuant to section 3.21, Customs Regulations (19 CFR 3.21), issued under the provisions of section 27A of the Merchant Marine Act, 1920, as amended by the Act of September 2, 1958 (46 U.S.C. 883-1), American Zinc Company of 503 Blount Avenue, Knoxville, Tennessee, incorporated under the laws of the State of Maine, did on February 13, 1967, file with the Commissioner of Customs, in duplicate, an oath for qualification of a corporation as a citizen of the United States following the form of oath prescribed in customs Form 1260.

The oath shows that:

(a) A majority of the officers and directors of the corporation are citizens of the United States (list of names, home addresses, and citizenship attached to the oath);

(b) Not less than 90 percent of the employees of the corporation are residents of the United States;

(c) The corporation is engaged primarily in a manufacturing or mineral industry in the United States; or in a Territory, District, or possession thereof;

(d) The aggregate book value of the vessels owned by the corporation does not exceed 10 percent of the aggregate book value of the assets of the corporation; and

(e) The corporation purchases or produces in the United States, its Territories or possessions not less than 75 percent of the raw materials used or sold in its operations.

The Commissioner of Customs, having found this oath to be in compliance with the law and regulations, on February 23, 1967, issued to American Zinc Company a certificate of compliance on customs Form 1262 as provided in section 3.21(i) of the regulations. The certificate and any authorization granted thereunder will expire three years from the date thereof unless there first occurs a change in the corporate status requiring a report under section 3.21(h) of the regulations.

(211.1)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register March 1, 1967 (32 F.R. 3404)]

(T.D. 67-71)

*Customs Automated Accounting System—Customs Regulations
amended*

Entry record; importer's identification number; abolishment of certain customs forms; billing for deferred payment of Internal Revenue taxes on alcoholic beverages. Parts 8, 10, 16, 17, 24, and 25, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

Because of the delay in printing and distributing the customs forms required in the customs automated accounting system, the sched-

ule for implementing the system in each customs region, published in T.D. 67-33, dated January 9, 1967, is amended as follows:

<i>Date Effective</i>	<i>Region No.</i>	<i>Headquarters</i>
April 1, 1967	III	Baltimore, Maryland
June 1, 1967	I	Boston, Massachusetts
	IV	Miami, Florida
July 1, 1967	V	New Orleans, Louisiana
	VI	Houston, Texas
	VII	Los Angeles, California
August 1, 1967	VIII	San Francisco, California
	IX	Chicago, Illinois
September 1, 1967	II	New York, New York

New section 24.5(c) published in T.D. 67-33 authorizes a single digit suffix as an addition to the customs importer identification number by a firm having branch office operations to permit the firm to identify transactions originating in its branch offices. It has been found desirable to increase this suffix to two digits.

To provide for this increase in the number of digits allowed for the suffix number the following amendment is adopted.

PART 24—CUSTOMS FINANCIAL AND ACCOUNTING PROCEDURES

Section 24.5(c) is amended to read:

(c) Form 5106 contains blocks for a two-digit suffix code which may be inserted as an addition to the Internal Revenue Service employer identification number by a firm having branch office operations to permit the firm to identify transactions originating in its branch offices. A separate Form 5106 to report the specific suffix code and name and address will be required for each branch office to be identified. When an organization desires to associate a customs transaction with a specific branch office, the importer number, including the suffix, reported on Form 5106, shall be supplied on the Form 5101 or the request for services. The suffix code may be either numeric, alphabetic, or a combination of both numeric and alphabetic, except that the letters O, Z, and I may not be used. The blocks shall be left blank if the organization has no use for them.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

Because of a delay in printing and distributing, customs Form 5106, Notification of Importer's Number, required by section 24.5 is not required to be filed until the implementation of the system has become effective for the region involved under the schedule as amended by

this Treasury Decision. The form may be used prior to that time if it has been received.

(140.1)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved February 23, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register March 4, 1967 (32 F.R. 3741)]

(T.D. 67-72)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 6, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

February 27, 1967-----	\$0.00391909
February 28, 1967-----	.00393498
March 1, 1967-----	.00393346
March 2, 1967-----	.00395332
March 3, 1967-----	.00396930

Denmark krone:

February 27, 1967-----	\$0.144433
February 28, 1967-----	.144400
March 1, 1967-----	.144531
March 2, 1967-----	.144525
March 3, 1967-----	.144466

Hong Kong dollar:

Official rate of \$0.173500* for the period from January 30 through February 3, 1967 and the following Free* rates:

January 30, 1967-----	\$0.174825
January 31, 1967-----	.174825
February 1, 1967-----	.174825
February 2, 1967-----	.174520
February 3, 1967-----	.174596

*Certified as nominal rates.

Iran rial:

For the period from January 30 through February 3, 1967,
rate of \$0.0133333*.

Philippine peso:

January 30, 1967-----	\$0.255333*
January 31, 1967-----	.255400*
February 1, 1967-----	.255400*
February 2, 1967-----	.255400*
February 3, 1967-----	.255400*

Thailand baht (tical):

For the period from January 30 through February 3, 1967,
rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-73)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 3, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.
(133.121)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

TARIFF CLASSIFICATION

T.D. 67-73(1) *Ammunition. Bomb forgings.*—Rough forgings for bomb components are classifiable under the provisions for Bombs, grenades, torpedoes * * * and parts thereof: * * * Other, in *item 730.93*, TSUS. Bureau letter dated February 23, 1967. (415.6)

T.D. 67-73(2) *Angles, shapes, and sections, iron or steel. Zee bars.*—Zee bars, which are made of steel, in the shape of a "Z" $3\frac{1}{16}$ x

4 x $3\frac{1}{16}$ x $\frac{1}{4}$ weighing 8.2 pounds per linear foot, and 20 to 60 feet long, the steel containing 0.2 to 0.3 percent copper, classifiable under the provision for Angles, shapes, and sections: Hot rolled * * *: Not drilled * * *: Other than alloy iron and steel, in *item 609.80*, TSUS. Bureau letter dated February 24, 1967. (423.11)

T.D. 67-73(3) *Articles, of textile materials, nsf. Articles for preparing, serving, or storing food, or beverages, or food or beverage ingredients. Party favors.*—"Bonbonniere", a small plastic round box approximately $2\frac{1}{4}$ inches in diameter, $1\frac{1}{4}$ inches in height, ornamented with netting and a small flower. If in chief value of textile materials, classifiable under the provision for Articles not specially provided for, of textile materials: * * * other articles ornamented, in *item 386.05*, TSUS. If in chief value of plastic, classifiable under the provision for Articles chiefly used for * * * serving or storing food * * * of * * * plastics: * * * Other, in *item 772.15*, TSUS. Bureau letter dated February 13, 1967. (492.13)

T.D. 67-73(4) *Cellulose compounds, nsf. Ion exchangers.*—Cellulose ion exchangers, cellulose phosphate, aminoethyl cellulose and ecteola cellulose, in floc and powder forms, used in column chromatography, classifiable under the provision for Cellulose compounds, not specially provided for, in *item 493.18*, TSUS. Bureau letter dated February 14, 1967. (418.3)

T.D. 67-73(5) *Chain, base metal. Tire chains.*—Tire chains, in sizes to fit industrial earth moving tires from 17.5-25 to 33.25-35, to protect the tires from sharp objects and for traction, made from a multiplicity of welded circular or round links, circular grip links, welded links, hooks, couplings, shackles, and side hooks, with links under $\frac{5}{16}$ inch in diameter, classifiable under the provision for Chain and chains * * * the links of which are of stock essentially round in cross section * * *: Under $\frac{5}{16}$ inch in diameter, in *item 652.24*, TSUS. T.D. 56516(102) modified. T.D. 56467(23) noted. Bureau letter dated November 23, 1966. (424.44)

T.D. 67-73(6) *Flat goods, small, designed to be carried on the person. Cigarette pack holder. Change purse. Cosmetic case.*—Cigarette pack holder, change purse and cosmetic case composed of various colored beads which are arranged to form a pattern or design and sewn together to form the outer shell of the articles. The shells are then sewn over lining materials to form the finished articles which are classifiable under the provision for Flat goods: * * * Of other materials: * * * Other, in *item 706.60*, TSUS. Bureau letter dated February 15, 1967. (493.1)

T.D. 67-73(7) *Golf equipment. Articles of textile materials, nsf. Net.*—A knitted nylon net with meshes of approximately $\frac{3}{4}$ of an

inch which is bound on the edges by a heavy three ply twisted cord, classified as follows: If the netting is imported as a made up golf net under the provision for Golf equipment, and parts thereof: * * * Other, in *item 734.77*, TSUS. If the netting is not imported as a made up golf net, but is imported with bound edges, it is classifiable under the provision for Articles not specially provided for, of textile materials: Lace or net articles, whether or not ornamented, and other articles ornamented, in *item 386.05*, TSUS. Bureau letter dated February 23, 1967. (492.232)

T.D. 67-73(8) Horticultural implements. Spreader.—A roller type spreader having a tank which holds a weedkiller and fertilizer, dispensed thru a roller on which the machine runs, is classifiable under the provision for Machinery for soil preparation and cultivation * * * fertilizer spreaders * * * and * * * horticultural implements not specially provided for, in *item 666.00*, TSUS. Bureau letter dated February 17, 1967. (414.5)

T.D. 67-73(9) Limestone, chips. Limestone, crushed.—Limestone, crushed to specific size for use in the sugar manufacturing industry, classifiable under the provision for Stone chips and spalls, and stone, crushed (otherwise than merely to facilitate shipment to the United States) or ground: * * * Limestone, in *item 513.34*, TSUS. Bureau letter dated February 17, 1967. (442.31)

T.D. 67-73(10) Mixtures, chemical, of benzenoid chemical products. Accelerator.—Accelerator used with base compound to make a window sealant, consisting of a mixture chiefly of manganese dioxide, lead dioxide, and benzenoid plasticizer, classifiable under the provision for Mixtures in whole or in part of any of the products provided for in this subpart (Schedule 4, Part 1, Subpart C), in *item 409.00*, TSUS. Bureau letter dated February 17, 1967. (413.38)

T.D. 67-73(11) Mixtures, chemical, of benzenoid chemical products. Sealant compounds.—A base compound of liquid polysulfide polymer, epoxy resin, inorganic material and benzenoid plasticizer, used with an accelerator to make a window sealant, classifiable under the provision for Mixtures in whole or in part of any of the products provided for in this subpart (Schedule 4, Part 1, Subpart C), in *item 409.00*, TSUS. Bureau letter dated February 17, 1967. (413.38)

T.D. 67-73(12) Mixtures, chemical, of benzenoid chemical products. Toners.—Electrograph toners, mixtures in part of benzenoid toner, used with a dispersant, the color toner particles being attracted to the electrostatic-charged paper which is immersed in the bath, with the image formed with the particular color used, classifiable under

the provision for Mixtures in whole or in part of any of the products provided for in this subpart (Schedule 4, Part 1, Subpart C), in *item 409.00*, TSUS. Bureau letter dated February 23, 1967. (411.6)

T.D. 67-73(13) *Mixtures, chemical, nspf. Tanning and finishing products.*—Two products, one a white emulsion of paraffin wax, stearine, benzenoid compound of ethylene oxide, and water, classifiable under the provision for Mixtures in whole or in part of any of the products provided for in this subpart (Schedule 4, Part 1, Subpart C), in *item 409.00*, TSUS. The other, a dry white powder of a mixture of oxalic acid and ethylenediamine tetraacetic acid and sodium salts of the acids, is classifiable under the provision for Mixtures of two or more organic compounds, in *item 430.00*, TSUS. Bureau letter dated February 17, 1967. (411.6)

T.D. 67-73(14) *Nitrogenous compounds. Creatinine C.P.*—Creatinine C.P. is classifiable under the provision for Nitrogenous compounds: * * * Other: * * * Other, in *item 425.52*, TSUS. Bureau letter dated February 16, 1967. (417.0)

T.D. 67-73(15) *Pesticide, benzenoid. Herbicide.*—A product of trifluralin (a,a,a-trifluoro-2, 6-dinitro-N, N-dipropyl-p-toluidine) and inert ingredients which is a pre-emergence herbicide mixed into the soil to provide weed control by killing their seeds as they germinate, is classifiable under the provision for Products obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of this part (Schedule 4, Part 1): * * * Pesticides, *item 405.15*, TSUS. Bureau letter dated February 23, 1967. (411.1)

T.D. 67-73(16) *Wearing apparel, of textile materials. Reversible jacket.*—Reversible jacket with one side having a shell of water repellent nylon material laminated to rubber and the other side a shell of quilted nylon fabric, classifiable under the provision for Other * * * boys' wearing apparel, not ornamented: * * * Of man-made fibers: * * * Not knit, in *item 380.84*, TSUS. Not classifiable under the provision for Garments designed for rainwear, in *item 376.56*, TSUS. Bureau letter dated February 17, 1967. (475.444)

T.D. 67-73(17) *Yarn, of man-made fibers. Polyvinyl chloride yarn.*—A yarn made of polyvinyl chloride of multifilament continuously extruded singles of yarn with a slight twist and costing less than \$1 per pound is classifiable under the provisions for Yarns of man-made fibers: * * * Other: Wholly of continuous man-made fibers (multifilament yarns): Singles: With twist but not over 20 turns per inch, in *item 310.01*, TSUS. Bureau letter dated February 17, 1967. (474.513)

(T.D. 67-74)

*Countervailing duties—Sugar content of certain articles from
Australia*

Net amount of bounty declared for the last 6 months of 1966 for products of Australia subject to the countervailing duty order published in T.D. 54582. Section 16.24 (f), Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 16—LIQUIDATION OF DUTIES

The following information is published pursuant to T.D. 54582 dated April 29, 1958 (23 F.R. 3034).

The Treasury Department is in receipt of official information that the rates of bounties or grants paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930 (19 U.S.C. 1303), on the exportation during the last 6 months of 1966 of approved fruit products and other approved products containing sugar are the amounts set forth in the following table:

MERCHANDISE—APPROVED FRUIT PRODUCTS AND OTHER APPROVED PRODUCTS

1966	<i>Net amount of bounty per 2,240 lbs. of sugar content</i>
July	AUS. \$96.90
August	92.90
September	96.60
October	100.50
November	99.90
December	101.00

The net amounts of bounties or grants on the above-described commodities which are manufactured or produced in Australia are hereby ascertained, determined, and declared to be the amounts set forth in the above table. Additional duties on the above-described commodities, except those commodities covered by T.D. 55716 (27 F.R. 9595), whether imported directly or indirectly from that country, equal to the appropriate net amount of the bounty shown in the above table shall be assessed and collected.

The table in section 16.24 (f) of the Customs Regulations is amended by inserting after the last line under "Australia—Sugar content of

certain articles" the number of this Treasury decision in the column headed "Treasury Decision" and the words "New rates" in the column headed "Action." Since it has been determined that the retention of references to Treasury decisions publishing countervailing duty orders for a longer period than 1 year serves no real need (T.D. 56258, 29 F.R. 12961), the table is further amended by deleting therefrom under "Australia—Sugar content of certain articles" the number 66-33 in the column headed "Treasury Decision" and the words "New rates" appearing opposite such number in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624.)
(644)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved March 6, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register March 14, 1967 (32 F.R. 4019)]

(T.D. 67-75)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 13, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

March 6, 1967-----	\$0. 00395368	
March 7, 1967-----		**
March 8, 1967-----		**
March 9, 1967-----		**
March 10, 1967-----		**

**Temporarily suspended.

Denmark krone:

March 6, 1967-----	\$0. 144474
March 7, 1967-----	. 144463
March 8, 1967-----	. 144585
March 9, 1967-----	. 144612
March 10, 1967-----	. 144625

Hong Kong dollar:

Official rate of \$0.173500* for the period from February 6 through 10, 1967 and the following Free* rates:

February 6, 1967-----	\$0. 174825
February 7, 1967-----	. 174825
February 8, 1967-----	. 174520
February 9, 1967-----	. 174520
February 10, 1967-----	. 174520

Iran rial:

For the period from February 6 through 10, 1967, rate of \$0.0133333*.

Philippine peso:

February 6, 1967-----	\$0. 255400*
February 7, 1967-----	. 255400*
February 8, 1967-----	. 255400*
February 9, 1967-----	. 255333*
February 10, 1967-----	. 255400*

Thailand baht (tical):

For the period from February 6 through 10, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).
(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-76)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 9, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Bos Lines, Inc., Marshalltown, Iowa, motor carrier; The American Ins. Co.	Apr. 17, 1964	Apr. 24, 1964	Jan. 31, 1967	Chicago, Ill.; \$30,000
Bos Lines, Inc., Marshalltown, Iowa, motor carrier; American Motorists Ins. Co.	Jan. 31, 1967	Jan. 31, 1967	-----	Chicago, Ill.; \$30,000
Colossal Transportation Ltd., 775 Cremazie Blvd., West, Montreal 9, Quebec, Canada, motor carrier; St. Paul Mercury Ins. Co.	Feb. 19, 1964	Mar. 4, 1964	Feb. 21, 1967	Ogdensburg, N.Y.; \$25,000
Fleet Motor Lines, Inc., P.O. Box 224, Tonawanda, N.Y., motor carrier; Continental Casualty Co.	Jan. 27, 1961	Feb. 6, 1961	Jan. 27, 1967	Buffalo, N.Y.; \$10,000
Fleet Motor Lines, Inc., P.O. Box 224, Tonawanda, N.Y., motor carrier; Nationwide Mutual Ins. Co.	Jan. 20, 1967	Jan. 24, 1967	-----	Buffalo, N.Y.; \$25,000
Herrett Trucking Co., Inc., Sunnyside, Wash., motor carrier; The Travelers Indemnity Co.	Jan. 15, 1961	Nov. 18, 1960	Feb. 20, 1967	Seattle, Wash.; \$10,000
Herrett Trucking Co., Inc. and subsidiary Gem Trading Co., Inc., Sunnyside, Wash., motor carrier; St. Paul Fire and Marine Ins. Co.	Jan. 15, 1967	Feb. 20, 1967	-----	Seattle, Wash.; \$10,000
Maritime Trucking Co., Inc., Maritime Bldg., P.O. Box 2770, San Juan, P.R., motor carrier; St. Paul Fire & Marine Ins. Co.	Jan. 16, 1967	Feb. 23, 1967	-----	San Juan, P.R.; \$10,000
Matlack, Inc., 10 West Baltimore Ave., Lansdowne, Pa., motor carrier; Aetna Casualty & Surety Co.	Mar. 1, 1967	Mar. 1, 1967	-----	Philadelphia, Pa.; \$25,000
Melburn Truck Lines, Ltd., 63 Macnab St., N., Hamilton, Ontario, Can., motor carrier; U.S. Fidelity & Guaranty Co.	Oct. 3, 1958	Feb. 26, 1960	Feb. 28, 1967	Buffalo, N.Y.; \$10,000
E. L. Murphy Trucking Co., 2330 West County Rd. C., St. Paul, Minn., motor carrier; Agricultural Ins. Co.	Jan. 3, 1967	Feb. 20, 1967	-----	Minneapolis, Minn.; \$25,000
Pacifica Truck Lines, Inc., 5760 Ferguson Dr., Los Angeles, Calif., motor carrier; U.S. Fire Ins. Co.	Feb. 5, 1963	July 23, 1963	Feb. 20, 1967	San Francisco, Calif.; \$10,000
Phillips Specials, Inc., 90 Fiske St., Jersey City, N.J., motor carrier; Aetna Ins. Co.	Jan. 25, 1964	Feb. 7, 1964	Feb. 17, 1967	St. Louis, Mo.; \$10,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Theatres Service Co., P.O. Box 1695, Atlanta, Ga., motor carrier; Liberty Mutual Ins. Co.	Feb. 1, 1967	Feb. 2, 1967	-----	Savannah, Ga.; \$10,000
J. J. Willis Trucking Co., P.O. Box 2112, Odessa, Tex., motor carrier; U.S. Fire Ins. Co.	Feb. 27, 1967	Feb. 27, 1967	-----	El Paso, Tex.; \$10,000

(241.2)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-77)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
 OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 10, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-77(1) *Chemical compounds, organic, benzenoid. Phenylphenol.*—Phenylphenol is classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure, not provided for in subpart A or C of this part (Part 1, Schedule 4): * * * Other, in item 403.60, TSUS. Bureau letter dated March 3, 1967. (411.6)

T.D. 67-77(2) *Chemical compounds, organic, non-benzenoid. Di-butyl tin oxide.*—Di-butyl tin oxide is classifiable under the provision for Other organic compounds: * * * Other, in item 429.90, TSUS. Bureau letter dated February 28, 1967. (417.0)

T.D. 67-77(3) *Chicken. Chickens, frozen.*—Whole frozen chickens which have been eviscerated, the heads and feet removed, and

the offal placed in the abdominal cavity, are classifiable under the provision for Birds which have been plucked, beheaded, and eviscerated * * * whether or not the feet have been removed, but not cut into pieces: Chickens, in *item 105.40*, TSUS. Bureau letter dated February 24, 1967. (452.22)

T.D. 67-77(4) Concrete articles. Iron or steel articles, nspf. Classification Principles: "entireties". "tariff entities". *Concrete ties.*—Concrete ties consisting of two concrete blocks joined together by steel rods, and having 2 pins, 2 "fist" fasteners, one steel pipe, and 2 rubber pads, not in chief value of rubber, classifiable as entireties in accordance with the component material of chief value. If in chief value of concrete, classifiable under the provision for Articles * * * of concrete, with or without reinforcement: * * * Other, not specially provided for: * * * Other: Not decorated, in *item 511.61*, TSUS. If in chief value of steel, classifiable under the provision for Articles of * * * steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated February 27, 1967. (442.4)

T.D. 67-77(5) Edible preparations. Pizza pies.—Pizza pies which have been baked for ten (10) minutes at a high temperature, cooled, packed, and then frozen, are classifiable under the provision for Edible preparations not specially provided for * * *: * * * Other, in *item 182.91*, TSUS. Bureau letter dated March 6, 1967. (462.504)

T.D. 67-77(6) Fabrics, of textile materials, non-woven. Filter pads.—Filter pads, changeable, non-electrical, in chief value of man-made fibers, classifiable under the provision for Webs, wadding, batting, and non-woven fabrics * * *: * * * Of man-made fibers, in *item 355.25*, TSUS; or, if in woven form, classifiable under the provision for Articles not specially provided for, of textile products: * * * Other articles, not ornamented: * * * Of man-made fibers: * * * Other, in *item 389.60*, TSUS. Bureau letter dated March 1, 1967. (418.44)

T.D. 67-77(7) Household articles, nspf, of metal. Musical church. Conductors, electrical. Cord. Filament lamps. Bulb.—A so-called electrical church, with a Santa figure standing on a balcony, having a built-in music box with a separate electric cord with a colored bulb which may be placed in a recess in the rear of the church to create the impression that the church is lighted, is classifiable as follows: The church with the Santa figure and the self-contained music box under the provision for Articles not specially provided for of a type

used for household * * * use of metal: * * * Articles * * * of base metal, not coated or plated with precious metal: Of iron or steel: * * * Other, in *item 653.95*, TSUS. The electric cord under the provision for Insulated * * * electrical conductors * * *: * * * With fittings: * * * Other, in *item 688.15*, TSUS; and the colored bulb under the provision for Filament lamps: Christmas-tree lamps in *item 686.30*, TSUS. T.D. 56111(59) distinguished. Bureau letter dated March 2, 1967. (491)

T.D. 67-77(8) *Iron or steel articles, nspf. Steel pallet racking.*—Steel pallet racking, including end frames and cross bars with "accessories", such as safety bars, skid channels, drum cradles, row spacers, reel adaptors, and so forth, classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated March 6, 1967. (426.89)

T.D. 67-77(9) *Metal bearing materials. Ilmenite sand, beneficiated.*—Product composed of titanium dioxide (rutile form), a small amount of iron-titanium oxide mineral, and minor amounts of other mineral substances obtained by treating Ilmenite sand with acid, thereby releasing titanium dioxide from the compound $\text{FeO} \cdot \text{TiO}_2$ (ilmenite), is precluded from classification under *item 601.51*, TSUS, as Titanium ore by the definition of "metal-bearing ores" in *Schedule 6, Part 1, Headnote 2(a)*, the acid treatment involving a substantial chemical change in the original mineral substance. The product is properly classifiable under the provision for Other metal-bearing materials of a type commonly used for the extraction of metal or as a basis for the manufacture of chemical compounds: * * * Other: * * * Other, in *item 603.70*, TSUS. Bureau letter dated March 3, 1967. (445.4)

T.D. 67-77(10) *Metals, precious. Catalyst.*—Catalyst for use in alpha methyl styrene hydrogenation units, consisting of a lithiated alumina base impregnated with palladium, classifiable, if in chief value of alumina, under the provision for Articles of mineral substances not specially provided for, * * * Other: Not decorated, in *item 523.91*, TSUS; if in chief value of palladium under the provision for Articles of precious metal, including rolled precious metal: Of platinum, in *item 656.05*, TSUS. Bureau letter dated March 2, 1967. (417.386)

T.D. 67-77(11) *Mineral substances, and articles of, nspf. Oil absorbent.*—An oil-absorbing and water-repelling material, consisting of heat-expanded aluminum silicate mineral in the form of coarse grains to powder, impregnated with either copper stearate or a silicone resin, classifiable, if in chief value of aluminum silicate mineral,

under the provision for Articles of mineral substances not specially provided for: * * * Other: Not decorated, in *item 523.91*, TSUS. Bureau letter dated March 2, 1967. (445.87)

T.D. 67-77(12) Nitrogenous compounds, nitrile. Malononitrile.—Malononitrile (Cyanoacetic acid) classifiable under the provision for Nitrogenous compounds: * * * Other: Nitriles, in *item 425.42*, TSUS. Bureau letter dated March 2, 1967. (417.57)

T.D. 67-77(13) Pesticides, benzenoid. Ortho phenylphenol.—Ortho phenylphenol is classifiable under the provision for Products obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of this part (Schedule 4, Part 1): * * * Pesticides, in *item 405.15*, TSUS. Bureau letter dated March 3, 1967. (411.6)

T.D. 67-77(14) Rubber, synthetic. Black masterbatch.—A black masterbatch composed of butadiene-styrene latex with carbon black added, used in tire treads, camelback, and abrasion-resistant mechanical goods, is classifiable under the provision for Synthetic rubber, in *item 446.15*, TSUS. *Schedule 4, Part 4, Subpart B, Headnote 2*, noting that the definition of rubber includes such substance whether or not containing fillers, extenders, pigments, or rubber-processing chemicals. Bureau letter dated March 6, 1967. (418.431)

T.D. 67-77(15) Shears. Flower gatherer.—So-called flower gatherer and floral cutter which are short bladed shears, one having a loop on the handle to permit the use of both hands for arranging flowers, the other having a plastic serrated piece riveted to one blade for holding the flower after it is cut, classifiable under the provision for Shears, in *item 650.91*, TSUS. Bureau letter dated March 1, 1967. (424.21)

T.D. 67-77(16) Tool, machine. Transfer presses.—Cam-operated multiple plunger power presses designed for automatic production of wide varieties of formed and drawn shells and other components, is classifiable under the provision for Machine tools: Metal-working machine tools: * * * Other, in *item 674.35*, TSUS. Bureau letter dated March 1, 1967. (434)

T.D. 67-77(17) Weighing machinery. Scales.—Scales specially designed to weigh bagasse, a residue obtained when sugar cane is passed through crushing rollers and sugar juice extracted, immediately after the crushing operation, classifiable under the provision for Weighing machinery and scales * * *: Weighing machines for use in the manufacture of sugar, in *item 662.25*, TSUS. Bureau letter dated March 1, 1967. (434.1)

(T.D. 67-78)

Invoices—Lumber—Customs Regulations amended

Section 8.13(h) of the Customs Regulations, relating to additional information required on invoices of certain imported merchandise, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 8—LIABILITY FOR DUTIES, ENTRY OF IMPORTED MERCHANDISE

For the purpose of eliminating difficulties in identification and classification of shipments of commingled spruce and pine lumber provided for under items 202.03 and 202.09, Tariff Schedules of the United States (19 U.S.C. 1202 (items 202.03, 202.09)), it has been determined to require under the authority of section 481(a)(10) of the Tariff Act of 1930, as amended (19 U.S.C. 1481(a)(10)) that invoices for such shipments contain, in addition to all the other information required by law or regulations, a declaration by the shipper or other person having actual knowledge of the facts, as to the amount of each species of the lumber.

Accordingly, section 8.13(h) of the Customs Regulations is amended by inserting in the listing of classes of merchandise, in proper alphabetic order, the following:

Lumber, spruce (also termed Western white spruce) (Picea) and pine classifiable respectively under item 202.03 and item 202.09, Tariff Schedules of the United States.

(1) A declaration in the following form signed by the shipper or other person having actual knowledge of the pertinent facts:

I hereby declare that to the best of my knowledge and belief the composition of the lumber in

_____ is _____ board feet,

(describe shipment)

spruce (item 202.03) and _____ board feet,

pine (item 202.09).

(Secs. 481, 624, 46 Stat. 719, 759; 19 U.S.C. 1481, 1624.)

Notice of the proposal to require additional information on invoices for shipments of commingled spruce and pine lumber entered under items 202.03 and 202.09, Tariff Schedules of the United States, was published in the Federal Register of November 22, 1966 (31 F.R. 14787). All data, views, and arguments which were received in response thereto have been considered.

This amendment shall be effective with respect to shipments of commingled spruce and pine lumber arriving in the United States 60 days after publication in the Federal Register.

(342.4)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved March 13, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register March 21, 1967 (32 F.R. 4308)]

(T.D. 67-79)

Free entry—Personal and household effects of persons in the service of the United States—Customs Regulations amended

Section 54.2, Customs Regulations, relating to the free entry of personal and household effects of certain classes of persons in the service of the United States or of their families and of evacuees, deleted and new section 10.26a substituted therefor

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

Public Law 89-436, approved May 31, 1966, effective July 1, 1966, struck out headnote 2 and item 915.20 of subpart B, part 1, appendix to the Tariff Schedules of the United States, and amended subpart B, part 2, of schedule 8, Tariff Schedules of the United States, to include as permanent legislation item 817.00 which is identical with the lapsed item 915.20.

In view of the change of the law to permanent legislation, it is necessary to delete section 54.2 of the Customs Regulations and to add a new section 10.26a, including changes to reflect the change of law and the elimination of the positions of collectors of customs. At the same time it is deemed advisable to include explicit language concerning the need for a claimant to have had personal possession of an article while abroad in order for it to be a "personal" or "household" effect, and to be returning upon the termination of an assignment to extended duty at a post or station outside the customs territory of the United States.

To give effect to the foregoing, the Customs Regulations are amended as follows:

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

Part 10 is amended by adding a new section 10.26a to read as follows:

10.26a Free entry of personal and household effects of certain classes of persons in the service of the United States, or of their families, and of evacuees.—(a) Under item 817.00 of the Tariff Schedules of the United States,^{31a} free entry may be accorded to the personal and household effects (with the limitation on alcoholic beverages and tobacco products prescribed by paragraph (c) of this section), entered or withdrawn from warehouse for consumption, of any person in the service of the United States who returns to the United States upon the termination of assignment to extended duty at a post or station outside the customs territory of the United States, or of returning members of his family who have resided with him at such post or station, or of any person evacuated to the United States under Government orders or instructions.

(b) The privilege does not apply to articles imported for sale, or for the account of any person not specified in item 817.00, but the term "personal effects" as used therein is not confined to that class of articles described in item 812.10, Tariff Schedules of the United States; nor is any period of use, such as is prescribed by item 810.10, Tariff Schedules of the United States, applicable to household effects entered under item 817.00. Further the privilege does not apply to articles which have not been in the direct personal possession of the claimant (or a member of his household) while abroad.

(c) A total of not more than 1 wine gallon of alcoholic beverages and not more than 100 cigars shall be accorded free entry under item 817.00 subject to the limitations that:

(1) The articles accompany the person making the claim for free entry upon his arrival in the United States;

(2) Not more than 1 quart of any such alcoholic beverages shall have been distilled or otherwise manufactured and bottled in any place other than the United States or its possessions;

(3) Such individual has not concurrently claimed exemption as a returning resident under items 813.30 and 813.31, Tariff Schedules of the United States, and

(4) Such person, if other than one in the service of the United States, shall have attained the age of 21.

(d) District directors of customs shall be satisfied in all cases that the effects imported free of duty under item 817.00 are the personal and household effects of the importer, particularly in those cases where the quantity of effects imported may appear to be an unreasonable quantity for personal or household use.

(e) Except as it may otherwise be deemed proper in accordance with the provisions of paragraph (f) or (g) of this section, no person, or member of his family, shall be allowed free entry of personal or household effects under item 817.00 where the person returns to the United States pursuant to Government orders or instructions which authorized him initially to proceed to a foreign post or station and return to the United States upon termination of temporary duty.

(f) (1) The requirement of item 817.00 that the person "returns to the United States upon the termination of assignment to extended duty" shall be considered met upon the necessary proof being submitted that any one of the following cases is applicable:

(i) The person is returning upon the termination of a tour of duty outside the customs territory of the United States of at least 140 days' duration.

(ii) The person is returning after the termination of an assignment under permanent change of station orders to duty at a post or station outside the customs territory of the United States, regardless of the duration of the duty.

(iii) The person returns to the United States upon the termination of a tour of duty at any time after leaving the United States for duty of not less than 140 days outside the customs territory of the United States.

(iv) The person, although not returning to the United States, is ordered by the Government agency involved from duty at a post or station outside the customs territory of the United States to duty at another post or station outside the customs territory of the United States necessitating the return to the United States of his personal and household effects.

(2) A person returning on leave or otherwise returning before the termination of an assignment to extended duty outside the customs territory of the United States, with or without orders covering the return, is not eligible for an exemption under item 817.00, Tariff Schedules of the United States. An individual returning to the United States under orders on a temporary duty assignment at the termination of which he is returned to his duty station abroad to resume his regular duties is not regarded as returning to the United States at the termination of an assignment to extended duty outside the customs territory of the United States. However, a person returning on re-employment leave at the termination of assignment to extended duty as defined in paragraph (f) (1) above, is eligible for an exemption under item 817.00, Tariff Schedules of the United States.

(g) In any case where the limitation on the quantity of alcoholic beverages and tobacco products which may be exempted from duty and tax under paragraph (c) of this section, or the failure of the person to meet the requirement that he be returning upon the termination of assignment to "extended duty," as explained in paragraph (f) of this section, will cause undue hardship to the person through no fault of his own, but rather because of the nature of his assignment or other hardship circumstances, the Commissioner of Customs, upon receipt of a request from the Government agency involved, may waive the limitation or the requirement, as the case may be, if he deems such waiver warranted by the facts.

(h) All articles for which free entry is claimed under item 817.00 shall be entered or withdrawn in accordance with the requirements prescribed by the Tariff Act of 1930, as amended. District directors of customs shall accord free entry under item 817.00 upon the production of satisfactory proof that the articles are entitled to the benefits thereof. Customs Form 6061 may be used as a declaration and entry for articles granted exemption from duty and tax under item 817.00 when entry is made in the name of the person who is entitled to the benefits of the statute. Such declaration and entry shall be verified

by the customs officer by an inspection of the owner's travel orders, unless other evidence is furnished which satisfies the director that the effects were brought into the United States in connection with the person's return to the United States upon the termination of assignment to extended duty, as explained in paragraph (f) of this section, or in connection with the return of members of his family who have resided with him at such post or station, or in connection with the evacuation of a person to the United States under Government orders or instructions. If the director accepts an inspection of the owner's travel orders as evidence that the effects were brought into the United States within the requirements of item 817.00, the owner's travel orders shall be identified on the entry, which shall be handled like a free baggage declaration. The date of the person's last departure from the United States shall be indicated on the declaration and entry. The inward foreign manifest covering a shipment entered on customs Form 6061 shall be liquidated by noting thereon "Free on cF 6061, C.R. 10.26a."

(i) No invoice shall be required for articles accorded free entry under item 817.00, Tariff Schedules of the United States. (80 Stat. 189, secs. 481, 484, 498, 46 Stat. 719, 722, as amended, 728, as amended; 19 U.S.C. 1202 (item 817.00), 1481, 1484, 1498.)

Part 10 is amended to add footnote 31a as follows:

^{31a} "The personal and household effects (with such limitation on the importation of alcoholic beverages and tobacco products as the Secretary of the Treasury may prescribe) of any person in the service of the United States who returns to the United States upon the termination of assignment to extended duty (as defined in regulations issued in connection with this provision) at a post or station outside the customs territory of the United States, or of returning members of his family who have resided with him at such post or station, or of any person evacuated to the United States under Government orders or instructions * * *." (Item 817.00, Tariff Schedules of the United States.)

"Any article exempted under this part from the payment of duty shall be exempt also from the payment of any internal-revenue tax imposed upon or by reason of importation." (Schedule 8, part 2, headnote 1, Tariff Schedules of the United States.)

(R.S. 251, 77A Stat. 14, sec. 624, 46 Stat. 759; 19 U.S.C. 66, 1202 (Gen. Hdnote 11), 1624.)

PART 54—CERTAIN IMPORTATIONS TEMPORARILY FREE OF DUTY

Section 54.2 is deleted.

(77A Stat. 14, sec. 624, 46 Stat. 759; 19 U.S.C. 1202 (Gen. Hdnote 11), 1624.)

(514.15)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved March 14, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register March 21, 1967 (32 F.R. 4308)]

(T.D. 67-80)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 20, 1967.

The Federal Reserve Bank of New York, pursuant to section 522 (c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

March 13, 1967	-----	**
March 14, 1967	-----	**
March 15, 1967	-----	\$0. 00284182
March 16, 1967	-----	. 00284182
March 17, 1967	-----	. 00284182

Denmark krone:

March 13, 1967	-----	\$0. 144701
March 14, 1967	-----	. 144695
March 15, 1967	-----	. 144700
March 16, 1967	-----	. 144700
March 17, 1967	-----	. 144690

Hong Kong dollar:

Official rate of \$0.173500* for the period from February 14 through 17, 1967, and the following Free* rates:

February 14, 1967	-----	\$0. 174140
February 15, 1967	-----	. 174064
February 16, 1967	-----	. 174064
February 17, 1967	-----	. 173913

Iran rial:

For the period from February 14 through 17, 1967, rate of \$0.0133333*.

Philippine peso:

February 14, 1967	-----	\$0. 255366*
February 15, 1967	-----	. 255500*
February 16, 1967	-----	. 255500*
February 17, 1967	-----	. 255366*

*Certified as nominal rates.

**Temporarily suspended.

Thailand baht (tical) :

For the period from February 14 through 17, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-81)

Bonds

Approval of consolidated aircraft bond (air carrier blanket bond), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 20, 1967.

The following consolidated aircraft bond has been approved:

Name of principal and surety	Date of bond	Date of approval	Filed with regional commissioner of customs; amount
Lan-Chile Airlines, 500 Fifth Ave., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	March 7, 1967..	March 7, 1967..	New York, N.Y.; \$100,000

The foregoing principal has not been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-82)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 20, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-82(1) *Belting for machinery, of textile materials. Spinning tape.*—Woven spinning tape made from polyamid fibers, used in the textile industry for driving spindles in textile machinery, classifiable under the provision for Belts, for machinery, of textile fibers * * *: * * * Other: * * * Of man-made fibers, in *item 358.14*, TSUS. Bureau letter dated March 6, 1967. (474.65)

T.D. 67-82(2) *Casein. Sodium caseinate.*—Sodium caseinate is classifiable under provision for Casein and mixtures in Chief value thereof: * * * Other, in *item 493.16*, TSUS. Bureau letter dated March 7, 1967. (417.312)

T.D. 67-82(3) *Chemical compounds, organic, benzenoid. Hardeners.*—Hardeners for use with liquid plastics, composed of solution of benzenoid compound (phenyl isocyanate or benzenoid amine) with pigment, classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure, not provided for in subpart A or C of this part (Schedule 4, Part 1): * * * Other, in *item 403.60*, TSUS. Bureau letter dated March 9, 1967. (418.44)

T.D. 67-82(4) *Electrical measuring, checking, analyzing, or automatically-controlling instruments and apparatus. Polarimeter.*—Polarimeter with digital readout for the automatic photo-electric measurement of the rotary power of optically active samples classifiable under the provision for Electrical measuring, checking, analyzing, or automatically-controlling instruments and apparatus: * * * Other: * * * Other, in *item 712.50*, TSUS. Bureau letter dated March 9, 1967. (426.846)

T.D. 67-82(5) *Hydrocarbons, halogenated. Methyl chloroform (1,1,1-Trichloroethane, inhibited).*—Methyl chloroform (1,1,1-Trichloroethane, inhibited) is classifiable under the provision for Halogenated hydrocarbons: * * * Other: Chlorinated but not otherwise halogenated, in *item 429.47*, TSUS. Bureau letter dated March 8, 1967. (418.41)

T.D. 67-82(6) *Instruments, non-optical measuring and checking instruments. Level indicators.*—Level indicators which are devices used to control materials such as flour, grain, seeds, and coal in a silo or container, and which have rubber diaphragms which respond to pressure exerted by the material to actuate a built-in microswitch, classifiable under the provision for Non-optical measuring or checking instruments and apparatus * * *: * * * Other, in *item 710.80*, TSUS. Bureau letter dated March 7, 1967. (426.89)

T.D. 67-82(7) *Iron or steel articles, nspf. Wire rope clip.*—Wire rope clip base which has been forged from carbon steel bar stock is classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS. The provision for Forgings of iron or steel, not machined, not tooled, and not otherwise processed after forging: Other than alloy iron or steel, is not applicable to this merchandise because flashings have been removed from the forging and this removal is considered to be processing after forging. Bureau letter dated March 8, 1967. (424.216)

T.D. 67-82(8) *Jewelry and related articles. Earrings.*—Earrings of carved ivory with brass screw-type earwires are classifiable under the provision for Jewelry and other objects of personal adornment * * *: * * * Valued over 20 cents per dozen * * *: * * * Other, in *item 740.37*, TSUS. Bureau letter dated March 9, 1967. (427.3)

T.D. 67-82(9) *Machines, textile. Texturizer, polypropylene.*—Polypropylene texturizer which crimps textile filament to impart a natural wood fiber appearance and which coats the finished filament to prevent molding, classifiable under the provision for Machinery for * * * finishing or coating textile filaments * * *: * * * Other, in *item 670.43*, TSUS. Bureau letter dated March 7, 1967. (434)

T.D. 67-82(10) *Packing or wrapping machinery. Tensioner-sealer.*—A combination pneumatic tensioner-sealer, which is utilized to affix steel strapping to boxes, bales, and piles of material, is classifiable under the provision for Other packing or wrapping machinery * * *: * * * Other, in *item 662.20*, TSUS, and not under the provision for Hand-directed or -controlled tools with pneumatic or self-contained non-electric motor * * *: Tools suitable for metal-working, in *item 674.60*, TSUS. Bureau letter dated March 8, 1967. (431)

T.D. 67-82(11) *Pillows, cushions, and similar furnishings. Headrest, automobile.*—An adjustable headcushion which slips on over the back of an automobile seat, filled with a foamed plastic material and designed to support the head and prevent whiplash, is not considered to be furniture as that term is defined in *Schedule 7, Part 4, Subpart A, Headnote 1*, TSUS, but is classifiable under the provision for Pillows, cushions * * * and similar furnishings, all the foregoing * * * fitted with springs, stuffed * * * or of expanded, foamed, or sponge rubber or plastics, in *item 727.80*, TSUS. Bureau letter dated March 8, 1967. (433.3)

T.D. 67-82(12) *Plastics, materials, benzenoid. Liquid plastics.*—Liquid plastics solution of benzenoid plastics (polyurethane or epoxy) in amyl acetate, classifiable under the provision for Products obtained, derived, or manufactured in whole or in part from any product pro-

vided for in subpart A or B of this part (Schedule 4, Part 1): * * *
Plastics materials, in *item 405.25*, TSUS. Bureau letter dated March 9, 1967. (418.44)

T.D. 67-82(13) *Plastics materials, non-benzenoid. Liquid plastics.*—Liquid plastic materials (alkyd type) with pigment is classifiable under the provision for Synthetic plastics materials: * * * Other, in *item 445.50*, TSUS. Bureau letter dated March 9, 1967. (418.44)

T.D. 67-82(14) *Plastics materials, non-benzenoid. Adhesive.*—Hot melt adhesive, for use in machines which automatically glue strips of wood veneer or plastic to edges of panels, composed of non-benzenoid synthetic plastics materials (polyethylene, ethylene vinyl acetate copolymer, and modified rosin types) and inorganic matter, classifiable under the provision for Artificial mixtures of two or more of the foregoing plastics materials, in *item 445.75*, TSUS. Bureau letter dated March 8, 1967. (418.64)

(T.D. 67-83)

Automotive Products Trade Act of 1965—Customs Regulations amended

Section 10.84(c) and (d), Customs Regulations, requiring the filing of a written order, contract, or letter of intent with the importer's declaration, and relating to the diversion of Canadian articles accorded status as original motor-vehicle equipment, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

It has been found that the requirements of section 10.84(c) and (d), Customs Regulations, formulated under the Automotive Products Trade Act of 1965 (Public Law 89-283, approved October 21, 1965), impose an administrative burden on the public without commensurate benefits to the Government in requiring that a copy of a written order, contract, or letter of intent be filed with each entry or withdrawal from warehouse of original motor-vehicle equipment and that notification be made in writing to the headquarters office of the customs district where the article is located each time it is decided to divert original motor-vehicle equipment from use in the manufacture of

motor vehicles. If the written orders, contracts, or letters of intent are made available for inspection upon request by customs officials and if reports of diversion are made to the district director of customs for the district where entry was made or where the offices of the importer are located, the Government's interests will be sufficiently protected and the burdens on the public will be reduced.

Accordingly, section 10.84 is amended as follows:

Paragraph (c) is amended to read:

(c) When an importer makes an entry, or withdrawal from warehouse, for consumption of articles for use as "original motor-vehicle equipment" as that term is defined in Schedule 6, Part 6, Subpart B, Headnote 2(a), Tariff Schedules of the United States, he shall file therewith his declaration that the articles are being imported for use as original equipment in the manufacture in the United States of the kinds of motor vehicles specified in the headnote and furnish the name and address of the motor vehicle manufacturer. A copy of the written order, contract, or letter of intent shall be attached to the importer's declaration except that if the district director of customs is satisfied that a copy of the written order, contract, or letter of intent will be made available by the importer or ultimate consignee for inspection by customs officials upon request during a period of three years from the date of such entry or withdrawal from warehouse, the production of such documents will not be required. Proof of use need not be furnished.

Paragraph (d) is amended to read:

(d) If, after a Canadian article has been accorded the status of original motor-vehicle equipment, it is decided to divert the article from its intended use in the manufacture in the United States of motor vehicles, the importer or other person deciding to divert the article from such intended use shall give notice in writing of that decision to the district director of customs of the district where entry was made or where the offices of the importer are located and either make arrangements for its destruction or exportation under customs supervision or pay duties in accordance with Schedule 6, Part 6, Subpart B, Headnote 2(d) (ii). If such article is not destroyed or exported under customs supervision or the duties paid, the article, or its value, shall be subject to forfeiture.

(77A Stat. 11, as amended, 325, as amended; 19 U.S.C. 1202 (Gen. Hdnte 3(d), Sch. 6, Pt. 6B, Hdnte 2).)

(77A Stat. 14, sec. 624, 46 Stat. 759; 19 U.S.C. 1202 (Gen. Hdnte 11), 1624.)

(433)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved March 20, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

(T.D. 67-84)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 22, 1967.

The following are synopses of drawback rates and amendments issued February 10 to March 16, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Ammonium thioglycolate*.—Manufactured under section 1313 (b) by Halby Products Co., Inc., Wilmington, Del., with the use of monochloro acetic acid.

Rate effective on articles manufactured on and after May 5, 1964, and exported on and after August 7, 1964.

Manufacturer's statements of October 28, 1964, and February 8, 1967, forwarded to regional commissioner of customs, Baltimore, Md., March 1, 1967.

(B) *Candy, hard*.—Manufactured under section 1313(b) by Sevigny's Candy, Inc., West Hanover, Mass., with the use of liquid sugar.

Rate effective on articles manufactured on and after September 28, 1966, and exported on and after November 23, 1966.

Manufacturer's statement of February 17, 1967, forwarded to regional commissioner of customs, Boston, Mass., March 7, 1967.

(C) *Ferrocerium alloy rod; ferrocerium alloy flint*.—T.D. 55316-D covering, among other things, ferrocerium alloy rod and ferrocerium lighter flints manufactured by the Ronson Metals Corp., Newark, N.J., under section 1313(a) with the use of drawback cerium misch metal, amended to cover ferrocerium alloy rod manufactured under section 1313(b) with the use of rare earth chlorides, and to cover lighter flints manufactured under section 1313(b) with the use of ferrocerium alloy rod.

Amendment effective on articles manufactured and exported on and after April 1, 1963.

Manufacturer's statements of June 7, 1966, and January 10, 1967, forwarded to regional commissioner of customs, New York, N.Y., March 10, 1967.

(D) *Forgings, rough closed die impression.*—Manufactured under section 1313(b) by Wyman-Gordon Co., Worcester, Mass., at its Harvey, Ill., and Worcester and North Grafton, Mass., factories with the use of steel bars and billets.

Rate effective on articles manufactured and exported on and after August 15, 1963.

Manufacturer's statement of December 30, 1963, and supplemental statements of May 7, 1965, and January 11, 1967, forwarded to regional commissioners of customs, Chicago, Ill., and Boston, Mass., March 9, 1967.

(E) *Fruit cocktail; fruit salad.*—Manufactured under section 1313(b) by Libby, McNeill & Libby, Chicago, Ill., at its factory at Sunnyvale, Calif., with the use of pineapple tidbits.

Rate effective on articles manufactured and exported on and after May 7, 1965.

Manufacturer's statement of February 15, 1967, forwarded to regional commissioner of customs, Chicago, Ill., March 14, 1967.

(F) *Fruit cocktail; fruit for salad.*—Manufactured under section 1313(b) by Dole Co., A Div. of Castle & Cooke, Inc., San Jose, Calif., with the use of pineapple tidbits.

Rate effective on articles manufactured and exported on and after June 24, 1965.

Manufacturer's statement of August 16, 1966, forwarded to regional commissioner of customs, San Francisco, Calif., March 9, 1967.

(G) *Manganese sulfate and potassium permanganate.*—Manufactured under section 1313(b) by Carus Chemical Co., Inc., La Salle, Ill., with the use of manganese ore.

Rate effective on articles manufactured on and after August 2, 1962, and exported on and after May 14, 1963.

Manufacturer's statement of May 14, 1963, forwarded to regional commissioner of customs, Chicago, Ill., February 10, 1967.

(H) *Preheaters, air.*—T.D. 56549-P, covering air preheaters manufactured under section 1313(b) by Air Preheater Co., Inc., Wells-ville, N.Y., with the use of coil sheet steel, *amended* to cover air preheaters manufactured under section 1313(b) with the use of complete air preheater elements.

Amendment effective on articles manufactured and exported on and after May 1, 1965.

Supplemental statement of September 23, 1966, forwarded to regional commissioner of customs, New York, N.Y., March 14, 1967.

(I) *Soft drink (canned 7-Up)*.—Manufactured under section 1313(b) with the use of liquid or dry refined sugar by Seven-Up Research Corp., St. Louis, Mo., through its agents operating under rates of drawback established under section 1313(b).

Rate effective on articles manufactured and exported on and after April 5, 1961.

Manufacturer's statement of June 9, 1966, forwarded to regional commissioner of customs, Chicago, Ill., February 15, 1967.

(J) *Triacetate flake, triacetate filament yarn and triacetate staple fiber*.—T.D. 55526-A, covering, among other things, cellulose acetate flake manufactured under section 1313(b) by the Celanese Corp. of America, New York, N.Y., with the use of glacial acetic acid, *amended* to cover triacetate flake, triacetate filament yarn and triacetate staple fiber manufactured under 1313(b) with the use of glacial acetic acid at its Rock Hill, S.C., factory and to cover triacetate filament yarn manufactured at its Cumberland, Md., factory with the use of triacetate flake.

Rate effective on articles manufactured and exported on and after January 1, 1963.

Manufacturer's statement of January 20, 1966, forwarded to regional commissioner of customs, New York, N.Y., March 7, 1967.

(K) *Tungsten ore briquettes*.—T.D. 43273-C, as extended by T.D. 45582-D, covering, among other things, ferrotungsten, tungsten compounds, and tungsten powder manufactured under section 1313(b) by Molybdenum Corp. of America, New York, N.Y., at its Washington and York, Pa., factories with the use of tungsten ore and concentrates, *amended* to cover tungsten ore briquettes manufactured under section 1313(b) at the corporation's Washington, Pa., factory with the use of tungsten ore.

Amendment effective on articles manufactured and exported on and after March 5, 1964.

Supplemental statement of June 23, 1965, forwarded to regional commissioner of customs, New York, N.Y., March 16, 1967.

(L) *Voranol CP 3500 and Voranol CP 3720 brands of polyol*.—Manufactured under section 1313(b) by Dow Chemical Co., Midland, Mich., at its Midland, Mich., and Freeport, Tex., factories with the use of propylene oxide.

Rate effective on articles manufactured and exported on and after April 27, 1964.

Manufacturer's statements of November 30, 1965, and October 20, 1966, forwarded to regional commissioner of customs, Chicago, Ill., March 7, 1967.

(T.D. 67-85)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 27, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

March 20, 1967	-----	\$0. 00284183
March 21, 1967	-----	. 00283675
March 22, 1967	-----	. 00283575
March 23, 1967	-----	. 00283672
March 24, 1967	-----	. 00283672

Denmark krone:

March 20, 1967	-----	\$0. 144678
March 21, 1967	-----	. 144720
March 22, 1967	-----	. 144725
March 23, 1967	-----	. 144783
March 24, 1967	-----	. 144762

Hong Kong dollar:

Official rate of \$0.173500* for the period from February 20 through 24, 1967 and the following Free* rates:

February 20, 1967	-----	\$0. 173988
February 21, 1967	-----	. 173837
February 23, 1967	-----	. 173913
February 24, 1967	-----	. 173837

Iran rial:

For the period from February 20 through 24, 1967, rate of \$0.0133333*.

Philippine peso:

February 20, 1967	-----	\$0. 255366*
February 21, 1967	-----	. 255300*
February 23, 1967	-----	. 255366*
February 24, 1967	-----	. 255333*

*Certified as nominal rates.

Thailand baht (tical):

For the period from February 20 through 24, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-86)

Coastwise transportation of empty cargo vans and shipping tanks by South African vessels—Customs Regulations amended

Section 4.93(b), Customs Regulations, amended to add South Africa to the list of countries whose registered vessels are permitted to transport empty cargo vans, lift vans, and shipping tanks coastwise

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

On the basis of information obtained and furnished by the Department of State, it is found that the Government of South Africa extends to vessels of the United States in ports of South Africa privileges reciprocal to those provided for in section 4.93(a) of the Customs Regulations. Vessels of South Africa are therefore entitled to the privileges granted by this section.

Accordingly, section 4.93(b) of the Customs Regulations is amended by the insertion of "South Africa" in appropriate alphabetical order in the list of countries in that section.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759, sec. 2, 23 Stat. 118, as amended, sec. 27, 41 Stat. 999, as amended; 5 U.S.C. 301, 19 U.S.C. 66, 1624, 46 U.S.C. 2, 883.)

(216.131)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved March 17, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register March 31, 1967 (32 F.R. 5411)]

(T.D. 67-87)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 27, 1967.

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Holland House Brands, Inc., 59-12 37th Ave., Woodside, N.Y.; Federal Ins. Co.	June 22, 1966	June 23, 1966	Feb. 14, 1967	New York, N.Y.; \$10,000
R. B. Kirkconnell & Bro., Inc., Cayman Islands, British West Indies; St. Paul Mercury Ins. Co.	Feb. 9, 1967	Feb. 14, 1967	-----	Miami, Fla.; \$10,000
W. Y. Moberly, Inc., Sweetgrass, Mont.; Fidelity & Deposit Co. of Md.	Sept. 16, 1963	Sept. 18, 1963	Jan. 23, 1967	Great Falls, Mont.; \$10,000
National Distillers & Chemical Corp. & its wholly owned subsidiary Holland House Brands, Inc., 59-12 37th Ave., Woodside, N.Y.; Federal Ins. Co.	Feb. 1, 1967	Feb. 2, 1967	-----	New York, N.Y.; \$10,000
Textile Supplies, Inc., Cartersville, Ga.; The Continental Ins. Co.	Feb. 14, 1967	Feb. 20, 1967	-----	Savannah, Ga.; \$10,000
Jan C. Uiterwyk Co., Inc., Tampa, Fla.; Fidelity & Deposit Co. of Md.	Jan. 3, 1967	Feb. 2, 1967	-----	Tampa, Fla.; \$10,000
United Fruit Co., 30 St. James Ave., Boston, Mass.; U.S. Treasury Bond or deposit in lieu of surety.	June 23, 1964	June 23, 1964	Jan. 10, 1967	Boston, Mass.; \$10,000
United Fruit Co., 2800 Prudential Center, Boston, Mass.; Seaboard Surety Co.	Jan. 10, 1967	Jan. 10, 1967	-----	Boston, Mass.; \$10,000
Xtra Inc., 150 Causeway St., Boston, Mass.; Hartford Accident & Indemnity Co.	Sept. 10, 1963	Sept. 11, 1963	Jan. 18, 1967	Boston, Mass.; \$10,000

(542.113)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-88)

Bonds

Approval and discontinuance of consolidated aircraft bonds (air carrier blanket bonds), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 27, 1967.

The following consolidated aircraft bonds have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner of customs; amount
Deutsche Lufthansa Aktiengesellschaft a/k/a Lufthansa German Airlines, 410 Park Ave., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Nov. 17, 1966	Nov. 17, 1966	Feb. 28, 1967	New York, N.Y.; \$100,000
Deutsche Lufthansa Aktiengesellschaft a/k/a Lufthansa German Airlines, & its wholly owned subsidiary Condor Flugdienst Gesellschaft Mit Beschraenkter Haftung a/k/a Condor Flugdienst GMBH, 410 Park Ave., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Feb. 28, 1967	Feb. 28, 1967	-----	New York, N.Y.; \$100,000

The foregoing principal has not been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-89)

Foreign currencies—Argentine peso, Denmark kope, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 3, 1967.

The Federal Reserve Bank of New York, pursuant to section 522 (c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

March 27, 1967-----	\$0. 00283775
March 28, 1967-----	. 00284767
March 29, 1967-----	. 00284767
March 30, 1967-----	. 00285035
March 31, 1967-----	. 00285035

Denmark krone:

March 27, 1967-----	\$0. 144787
March 28, 1967-----	. 144834
March 29, 1967-----	. 144866
March 30, 1967-----	. 144704
March 31, 1967-----	. 144675

Hong Kong dollar:

Official rate of \$0.173500* for the period from February 27 through March 3, 1967 and the following Free* rates:

February 27, 1967-----	\$0. 173837
February 28, 1967-----	. 173913
March 1, 1967-----	. 173913
March 2, 1967-----	. 173988
March 3, 1967-----	. 173837

Iran rial:

For the period from February 27 through March 3, 1967, rate of \$0.0133333*.

Philippine peso:

February 27, 1967-----	\$0. 255333*
February 28, 1967-----	. 255300*
March 1, 1967-----	. 255166*
March 2, 1967-----	. 255300*
March 3, 1967-----	. 255300*

Thailand baht (tical):

For the period from February 27 through March 3, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-90)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., March 31, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-90(1) *Acids, organic, salts of. Calcium thioglycolate.*—Calcium thioglycolate is classifiable under the provision for Salts of organic acids: * * * Calcium salts: * * * Other, in *item 426.18*, TSUS. Bureau letter dated March 22, 1967. (417.323)

T.D. 67-90(2) *Articles, of textile materials, nspf. Artificial butterflies. Definitions and Words and Phrases: "motifs".*—Metallic butterflies of man-made fibers ornamented with pearls on their wings and used in floral decorations, classifiable under the provision for Articles not specially provided for, of textile materials: Lace or net articles, whether or not ornamented, and other articles ornamented, in *item 386.05*, TSUS, and not under the provision for Ornamented motifs, not specially provided for, in *item 353.50*, TSUS. *Schedule 3, Part 4, Subpart B, Headnote 2(a)* and T.D. 56535(26) cited. Bureau letter dated March 17, 1967. (475.3)

T.D. 67-90(3) *Articles, of textile materials, nspf. Artificial spray.*—Artificial foliage, a metallic acetate spray consisting of leaf-like articles made of wire frames criss crossed by a textile monofilament, the gold monofilament being composed of tinsel covered on both sides with man-made fiber and the green monofilament being made in the same manner as the gold, but in addition, being plied with a continuously extruded multifilament yarn or rayon. The stems are made of wire wrapped with paper. Such articles, if in chief value of man-made fibers, are classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles, not ornamented: * * * Of man-made fibers: * * * Other, in *item 389.60*, TSUS. If in chief value of wire or steel, such articles are

classifiable under the provision for Articles of iron or steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Articles are not artificial leaves or foliage within the meaning of *item 748.21*, TSUS. C.D. 2221 noted. Bureau letter dated March 17, 1967. (475.3)

T.D. 67-90(4) *Articles, of textile material, nspf. Coaster. Definitions and Words and Phrases:* "ornamented".—"Coaster" or glass-holder consisting of base and of sides measuring $2\frac{1}{2}$ inches in height, in which drinking glass is placed, is, when in chief value of textile grade abaca fiber, and when ornamented within the meaning of *Schedule 3, Headnote 3*, TSUS, classifiable under the provision for Articles, not specially provided for, of textile materials * * * other articles ornamented, in *item 386.05*, TSUS. Bureau letter dated March 20, 1967. (472.735)

T.D. 67-90(5) *Boxes, of paper, paperboard, or papier-mache. Classification Principles:* "eo nomine".—Provisions for boxes of paper, of paperboard, of papier-mache, or of any combination thereof, covered or lined with certain textile fabric, in *item 256.48*, TSUS, are the specific provisions for these boxes, *eo nomine*, even though the boxes may be in chief value of the textile fabric. Bureau letter dated March 20, 1967. (474.5)

T.D. 67-90(6) *Brushes. Household utensils, nspf. Wall hanger.*—Brush approximately 4 inches in diameter set into a wooden block with a mirror on its back and a metal hook at the top intended to be hung on a metal hanger on a wooden wall hanger approximately $5\frac{3}{4}$ inches in diameter, the mirror being an incidental adjunct to the brush. The brush is classifiable under the provision for Other * * * brushes: * * * Other, in *item 750.70*, TSUS. The wooden wall hanger is classifiable under the provision for Household utensils * * * not specially provided for, of wood: * * * Other, in *item 206.97*, TSUS. Bureau letter dated March 21, 1967. (490)

T.D. 67-90(7) *Chemical compounds, organic, non-benzenoid. Cycloheptanone.*—Cycloheptanone of petroleum origin, made by a series of processes by which pyrolysis gasoline is obtained from the steam cracking of naphtha in the manufacture of ethylene, cyclopentadiene is extracted from the pyrolysis gasoline and converted, in successive stages, into cycloheptatriene, cycloheptene, cycloheptanole, and finally into cycloheptanone, is classifiable under the provision for Ketones: * * * Other, in *item 427.64*, TSUS. Bureau letter dated March 17, 1967. (417.6)

T.D. 67-90(8) *Drugs, benzenoid. Sodium Liothyronine.*—Sodium Liothyronine, to be used with Sodium L Thyroxine, is classifiable, if

non-benzenoid, under the provision for Drugs, not provided for in subpart A or B of this part (Schedule 4, Part 3): Other, including synthetic drugs, in *item 439.50*, TSUS; if from benzenoid sources, under the provision for Products suitable for medicinal use, and drugs: Obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of this part (Schedule 4, Part 1): * * * Other, in *item 407.85*, TSUS. Bureau letter dated March 14, 1967. (417.312)

T.D. 67-90(9) *Drugs, non-benzenoid. Cascara bark.*—Spray-dried water extract of *Cascara sagrada* bark, used to produce a laxative preparation, is classifiable under the provision for Drugs, not provided for in subpart A or B of this part (Schedule 4, Part 3): Natural drugs * * *: * * * advanced, in *item 439.30*, TSUS. Bureau letter dated March 15, 1967. (412.6)

T.D. 67-90(10) *Edible preparations. Clam nectar and oyster juice.*—Clam nectar and oyster juice not packed in air-tight containers are classifiable under the provision for Edible preparations not specially provided for * * *: * * * Other, in *item 182.91*, TSUS. Bureau letter dated March 17, 1967. (453.731)

T.D. 67-90(11) *Iron or steel articles, nspf. Asphalt dispenser.*—Asphalt dispenser which consists essentially of a 30 gallon capacity hopper mounted on wheels and which is used to apply hot asphalt or other materials to roof decks by tilting the hopper forward, the asphalt flowing through nozzles on the hopper by gravity, classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated March 20, 1967. (434)

T.D. 67-90(12) *Magnesium metal. Magnesium ingots.*—Magnesium alloy composed of Aluminum 8.3 to 9.3 percent, Copper 0.10 percent Maximum, Iron 0.03 percent Maximum, Manganese 0.15 to 0.40 percent Maximum, Nickel 0.10 percent Maximum, Silica 0.30 percent Maximum, Zinc 0.41 to 1.00 percent Maximum, Other Elements 0.30 percent Total, Magnesium Balance, in ingot form for remelting purposes, classifiable under the provision for Magnesium * * *: Unwrought, alloys, in *item 628.57*, TSUS. Bureau letter dated March 20, 1967. (426.89)

T.D. 67-90(13) *Nitrogen compounds. Nitrilo triacetic.*—Nitrilo triacetic acid and sodium salts thereof are classifiable under the provision for Nitrogenous compounds: * * * Other: * * * Other, in *item 425.52*, TSUS. Bureau letter dated March 15, 1967. (411.3)

T.D. 67-90(14) *Non-optical measuring or checking instruments and apparatus. Subminiature time totalizer.*—A subminiature time totalizer, designed for measuring the elapsed time of an electric device or instrument, consisting of a small glass cylindrical outer casing with external markings representing intervals of time, and a copper bar suspended in an electrolytic solution, classifiable under the provision for Non-optical measuring or checking instruments, apparatus, and machines not specially provided for * * * : * * * Other, in *item 710.80*, TSUS. Bureau letter dated March 13, 1967. (431)

T.D. 67-90(15) *Parts of refrigerators and refrigerating equipment. Dehydrating filters.*—Dehydrating filters used in commercial refrigerating units not hermetically sealed, in order to keep water out of the refrigerant, classifiable under the provision for "Parts" of Refrigerators and refrigerating equipment, whether or not electrical, in *item 661.35*, TSUS. Bureau letter dated March 21, 1967. (431.3)

T.D. 67-90(16) *Soups, and soup preparations. Cubes, bouillon. Liquid, bouillon.*—Bouillon cubes and liquid composed of various meat extracts, flour, yeast, coloring, seasoning, and spices are classifiable as Soup preparations: * * * Other, in *item 182.52*, TSUS. Bureau letter dated March 21, 1967. (462.503)

T.D. 67-90(17) *Stones, precious and semi-precious. Beads.*—Rock crystal beads, cut, are classifiable under the provision for Semi-precious stones, cut but not set, and suitable for use in the manufacture of jewelry: * * * Other, in *item 520.39*, TSUS, and not under the provision for Beads * * * not strung (except temporarily) and not set: * * * Other, in *item 741.30*, TSUS. *Schedule 5, Part 1, Subpart H, Headnote 1(vi)* noted. Bureau letter dated March 20, 1967. (446.1)

T.D. 67-90(18) *Tools, hand, with pneumatic or self-contained non-electric motor. Soil compacting machine.*—A soil compacting machine which operates on a gasoline motor, and is used for tamping or compacting soil, sand, gravel, or crushed rock, is classifiable under the provision for Hand-directed or -controlled tools with pneumatic or self-contained non-electric motor * * * : * * * Other, in *item 674.70*, TSUS. Bureau letter dated March 15, 1967. (434.1)

T.D. 67-90(19) *Toothbrushes. Electric toothbrush. Classification Principles: "entireties". "tariff entities".*—Electric toothbrush consisting of a base and four interchangeable brushes, classifiable as a single entity under the provision for Other * * * brushes: Tooth brushes, in *item 750.40*, TSUS; existing method of assessing the rate of duty on toothbrushes not changed by Public Law 89-241 amending *Schedule 7, Part 8, Subpart A, Headnote 1(i)*. Bureau letter dated March 22, 1967. (493.311)

(T.D. 67-91)

Cotton textiles—Restriction on entry

Restriction on certain cotton textile products in categories 41/42 manufactured or produced in Pakistan

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 5, 1967.

There is published below the directive of March 22, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of certain cotton textile products in categories 41/42 manufactured or produced in Pakistan. This directive amends that Committee's directive of December 6, 1966 (T.D. 67-11).

This directive was published in the Federal Register on March 29, 1967 (32 F.R. 5304), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON D.C.

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

March 22, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive amends the directive of December 6, 1966 which directed you to prohibit the entry into the United States for consumption and withdrawal from warehouse for consumption of certain cotton textiles and cotton textile products produced or manufactured in Pakistan, in excess of designated adjusted levels of restraint for the twelve-month period beginning July 1, 1966.

Effective as soon as possible, the adjusted level of restraint for Categories 41/42 is increased to 205,712 dozen, an increase of 12,500 dozen.

A detailed description of Categories 41 and 42 in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out this directive entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Pakistan and with respect to imports of cotton textiles and cotton textile products from Pakistan have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-92)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 10, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

April 3, 1967-----	\$0. 00284767
April 4, 1967-----	. 00284767
April 5, 1967-----	. 00284767
April 6, 1967-----	. 00285035
April 7, 1967-----	. 00285035

Denmark krone:

April 3, 1967-----	\$0. 144666
April 4, 1967-----	. 144725
April 5, 1967-----	. 144745
April 6, 1967-----	. 144650
April 7, 1967-----	. 144650

Hong Kong dollar:

Official rate of \$0.173500* for the period from March 6 through 10, 1967 and the following Free* rates:

March 6, 1967-----	\$0.173913
March 7, 1967-----	.173913
March 8, 1967-----	.173913
March 9, 1967-----	.173913
March 10, 1967-----	.173875

Iran rial:

For the period from March 6 through 10, 1967, rate of \$0.0133333*.

Philippine peso:

March 6, 1967-----	\$0.255300*
March 7, 1967-----	.255300*
March 8, 1967-----	.255300*
March 9, 1967-----	.255366*
March 10, 1967-----	.255366*

Thailand baht (tical):

For the period from March 6 through 10, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-93)

Foreign currencies—Quarterly list of rates of exchange

List of rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for use during the quarter beginning April 1 through June 30, 1967

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 10, 1967.

The appended table lists the rates of exchange of certain foreign currencies first certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under the provisions of section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), for a day in the quarter beginning April 1, 1967. The rates are published for the in-

formation and use of customs officers and others concerned pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

List of values of foreign currencies certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under provisions of section 522(c), Tariff Act of 1930, as amended

QUARTER BEGINNING APRIL 1 THROUGH JUNE 30, 1967

Country	Name of Currency	Dollars
Australia	Dollar	1.114661
Austria	Schilling	.0386696
Belgium	Franc	.0201112
Canada	Dollar	.923600
Ceylon	Rupee	.209518
Finland	Markka	.310618
France	Franc	.202025
Germany	Deutsche Mark	.251541
India	Rupee	.132896
Ireland	Pound	2.797800
Italy	Lira	.00160100
Japan	Yen	.00276266
Malaysia	Dollar	.325730
Mexico	Peso	.0800560
Netherlands	Guilder	.276712
New Zealand	Pound	2.770099
Norway	Krone	.139904
Portugal	Escudo	.0348562
Republic of South Africa	Rand	1.393673
Spain	Peseta	.0166315
Sweden	Krona	.193784
Switzerland	Franc	.230715
United Kingdom	Pound	2.797800

(T.D. 67-94)

Marking of country of origin—Products of the Soviet Zone of Germany or the Soviet Sector of Berlin. Treasury Decision 55104, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 6, 1967.

The first paragraph of Treasury Decision 55104 dated April 13, 1960 (25 F.R. 3428), is amended to read as follows:

Articles manufactured or produced in the Soviet Zone of Germany or in the Soviet Sector of Berlin shall be marked under the provisions

of section 304, Tariff Act of 1930, as amended, to indicate to the ultimate purchaser the English name of the country of origin by the legend "Germany (Soviet Occupied)" or "Germany (East)."

(363.3)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved April 5, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register April 13, 1967 (32 F.R. 5957)]

(T.D. 67-95)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products
manufactured or produced in Portugal

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 10, 1967.

There is published below the directive of March 27, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in Portugal. This directive replaces the directive of December 29, 1966 (T.D. 67-38).

This directive was published in the Federal Register on April 4, 1967 (32 F.R. 5529), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C.
PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

March 27, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive replaces the directive of December 29, 1966, concerning certain cotton textiles and cotton textile products produced or manufactured in Portugal.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible and for the twelve-month period beginning January 1, 1967 and extending through December 31, 1967, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Categories 1, 2, 3, 4, 5, 6, 9, 22, 24, 25, 26, 41, 42, 43, 46, 50, 51, 52, 53, 55, 60, and parts of 62, produced or manufactured in Portugal, in excess of the following designated levels of restraint:

<i>Category</i>	<i>Twelve-Month Level of Restraint</i>
1	10,848,000 pounds
2	852,000 pounds
3	2,499,000 pounds
4	171,000 pounds
5/6	8,517,000 square yards ¹
9	10,000,000 square yards
22	1,500,000 square yards
24/25	5,500,000 square yards ²
26	2,400,000 square yards
41/42/43	90,000 dozen
46	40,000 dozen
50	23,000 dozen
51	23,000 dozen
52	34,000 dozen
53 and parts of 62 (T.S.U.S.A. Nos. 382.0306, 382.0307, 382.0635, and 382.0640)	34,000 dozen
55	23,000 dozen
60	17,000 dozen
Parts of 62 (T.S.U.S.A. Nos. 380.0309, 380.0645, 382.0312, and 382.0665)	55,600 pounds

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 1, 2, 3, 4, 5, 6, 9, 24, 25, 26, 41, 42, 43, 46, 50, 51, 52, 53, 55, 60, and parts of 62 (T.S.U.S.A. Nos. 382.0306, 382.0307, 382.0635, 382.0640, 380.0309, 380.0645, 382.0312 and 382.-

¹Of this combined level, not more than 4,770,000 square yards may be in Category 6.

²Of this combined level, not more than 2,000,000 square yards may be in Category 25.

0665), produced or manufactured in Portugal, which have been exported to the United States from Portugal prior to January 1, 1967, shall, to the extent of any unfilled balances, be charged against the levels of restraint established for such goods during the period January 1, 1966 through December 31, 1966, including the levels for Categories 1-4 exported from Portugal to the United States during the period July 1, 1966 through December 31, 1966 in accordance with the directive of September 9, 1966 as amended by the directive of December 6, 1966. In the event that the above levels of restraint have been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter. Cotton textiles in Category 22 produced or manufactured in Portugal and exported to the United States from Portugal prior to January 1, 1967, shall not be subject to the directives set forth in this letter.

In carrying out this directive, entries of two or three piece ladies suits produced or manufactured in Portugal from woven or knit cotton fabrics should not be charged against any of the levels of restraint designated herein, including the level of restraint for blouses in Category 52.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Portugal and with respect to imports of cotton textiles and cotton textile products from Portugal have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

J. HERBERT HOLLOMON,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-96)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 10, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

AIRCRAFT IN FOREIGN TRADE

T.D. 67-96(1) *Supplies and equipment for aircraft of foreign registry.*—Advice dated June 28, 1949, was received from the Department of Commerce that France allows privileges to aircraft registered in the United States and engaged in foreign trade which are substantially reciprocal to those referred to in section 309 of the Tariff Act of 1930, as amended, in respect of aircraft registered in a foreign country and actually engaged in foreign trade. (T.D. 52297(5)). The Department of Commerce now advises that its finding did not include ground equipment since it was not included in the exemptions allowable under section 309 of the tariff act prior to the Customs Simplification Act of 1953. The Department of Commerce also advises that France does not allow exemption from duty or tax on ground equipment brought into France for aircraft of United States registry engaged in foreign trade. It follows that under T.D. 52297(5) ground equipment may not be withdrawn under section 309(a)(3) of the Tariff Act of 1930, as amended, for aircraft registered in France. Bureau letter dated March 31, 1967. (235)

TARIFF CLASSIFICATION

T.D. 67-96(2) *Articles for preparing, serving, or storing food, or beverages, or food or beverage ingredients, rubber or plastic. Dishes, serving.*—A nested snack set, consisting of four cylindrical containers of lacquered plastic, marked, respectively, "Potato Chips," "Pretzels," "Snacks," and "Nuts," the largest being about 6 inches in diameter and 3¼ inches in depth, are classifiable under the provision for Articles chiefly used for preparing, serving, or storing food * * * of rubber or plastics: * * * Serving dishes, in item 772.06, TSUS. The term

"serving dishes" means dishes from which individual portions of food are taken or served. Bureau letter dated March 30, 1967. (418.44)

T.D. 67-96(3) Cellulose compounds. Methyl Ethyl Cellulose. *Classification Principles: "chief use".*—Methyl Ethyl Cellulose is used in a variety of food preparations as a thickener or as the main ingredient in bulk laxatives and slimming preparations, so that while it is used for some of the purposes enunciated in *Schedule 4, Part 8, Subpart A, Headnote 1*, for surface-active agents, these were not shown to be the chief uses. Accordingly, it is classifiable under the provision for Cellulose Compounds, not specially provided for, in *item 493.18, TSUS*. Bureau letter dated March 28, 1967. (418.3)

T.D. 67-96(4) Colors, benzenoid. Dibromothymol-Sulfonphthalein.—Dibromothymol-Sulfonphthalein, a chemical indicator used in colorimetric determination of pH, is classifiable under the provision for Colors, dyes, and stains (except toners), whether soluble or not in water, obtained, derived, or manufactured in whole or in part from any product provided for in Subpart A or B of this part (*Schedule 4, Part 1*), in *item 406.50, TSUS*. Bureau letter dated April 3, 1967. (417.0)

T.D. 67-96(5) Conveyors. Fruit conveyor.—Conveyor used in conjunction with various sizers in processing fruits, classifiable under the provision for Conveyors, in *item 664.10, TSUS*, and not under the provision for Agricultural * * * implements not specially provided for, in *item 666.00, TSUS*, as processing fruits constitutes a commercial pursuit rather than an agricultural pursuit. Bureau letter dated March 29, 1967. (434.1)

T.D. 67-96(6) Drawings, architectural, engineering, industrial, or commercial. Paintings.—Paintings produced by an artist with the intent that they be sold for the sole purpose of being reproduced and used industrially, such as in the preparation of lithographic plates for greeting cards, are not entitled to free entry as Paintings, pastels, drawings * * * executed wholly by hand, in *item 765.03, TSUS*, nor as Original works of the free fine arts in *item 765.25, TSUS*, because *Schedule 7, Part 11, Subpart A, Headnote 1(iv)* provides that subpart does not apply to articles of utility or for industrial use. They are classifiable under the provision for Architectural, engineering, industrial, or commercial drawings * * *: * * * Other, in *item 273.55, TSUS*. Bureau letter dated March 31, 1967. (484.2)

T.D. 67-96(7) Electrical articles, npsf. Blinking light attachment.—A colored plastic object measuring approximately 5 inches in length by $\frac{3}{4}$ inch in diameter, resembling a small flashlight powered

by 2 penlite batteries which provide interrupted illumination for a novelty type pumpkin lantern, for which it is designed to be attached in the manner of a hand grip, the product differing from a flashlight of conventional design in that the exterior positioning of the bulb without a reflecting device renders the article ineffective as an instrument for projecting a beam of light, classifiable under the provision for Electrical articles * * * not specially provided for, in *item 688.40*, TSUS. Bureau letter dated March 27, 1967. (431.1)

T.D. 67-96(8) *Ferroalloys. Sponge iron pellets.*—Sponge iron pellets are produced from iron ore mined in conjunction with nickel ore. The two ores are separated by milling and flotation and an iron ore concentrate produced. The concentrate is roasted to produce an iron oxide which is heated with carbon in a rotary kiln at temperatures well below the melting point of iron to produce sponge iron. It consists of small amounts of copper, cobalt, chromium, vanadium, molybdenum, tungsten, nickel, sulphur, phosphorous, carbon and gangue, and the balance iron, and is used in the electric furnace production of alloy steel and stainless steel, and is classifiable under the provision for Sponge iron including powders thereof: Not containing chromium, molybdenum, tungsten, or vanadium in amounts specified in headnote 4 of this subpart (Schedule 6, Part 2, Subpart B), in *item 608.02*, TSUS. Bureau letter dated March 30, 1967. (421)

T.D. 67-96(9) *Heat treatment industrial machinery. Phthalic Anhydride plant. Reactor. Sublimator. Blower.*—Reactor and sublimator, which are used to make Phthalic Anhydride from a raw feed by mixing the feed with air in the presence of a vanadium catalyst in the reactor which causes an exothermic reaction thereby producing a raw Phthalic Anhydride which coalesces on the cold surface of the sublimator and is then collected and drained, classifiable under the provision for Industrial machinery * * * for the treatment of materials by a process involving a change in temperature such as heating * * * cooling * * *: * * * Other, in *item 661.70*, TSUS. Bureau letter dated April 4, 1967. (434.6)

T.D. 67-96(10) *Iron or steel articles, nspf. Galvanized ground rod.*—A $\frac{5}{8}$ inch rod, ground and galvanized, one end being pointed, in lengths of 6, 8, and 10 feet, driven into the ground with approximately 12 inches exposed and a clamp attached to the exposed piece to hold a wire running from an adjacent piece of machinery to protect the machinery against lightning, etc., classifiable under the provision for Articles of iron or steel, not coated or plated with precious metal: * * *: Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated March 31, 1967. (422.23)

T.D. 67-96(11) *Iron or steel articles, nspf. Hinge parts.*—Parts of hinges for fence gates, of malleable cast iron, are classifiable under the provision for Articles of iron or steel * * *: Cast-iron articles, not alloyed: * * * Malleable, in *item 657.10*, TSUS. The provision for Hinges, in *item 647.01-647.10*, TSUS, do not provide for parts and are, therefore, not applicable. Bureau letter dated March 30, 1967. (423.371)

T.D. 67-96(12) *Iron or steel articles, nspf. Tank heads.*—Tank heads which are flanged and dished, for storage tanks, made of stainless steel clad with mild steel plate and fabricated to a set specification, classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS. T.D. 66-7(80) distinguished. Bureau letter dated March 29, 1967. (426.89)

T.D. 67-96(13) *Laboratory ware, ceramic. Beryllium oxide ceramic ware.*—Beryllium oxide ceramic ware for use as a moderator in a nuclear reactor to slow down neutrons, classifiable under the provision for Laboratory and industrial chemical ware, of ceramic ware: Of porcelain or of subporcelain, in *item 535.21*, TSUS. Bureau letter dated March 30, 1967. (417.321)

T.D. 67-96(14) *Paper and paperboard articles, nspf. Cant strips.*—A wedge-shaped product, consisting of 4 layers of board which are bonded together, and which measures $4\frac{1}{4}$ inches across the bottom, $2\frac{1}{2}$ inches on each side, tapering up to the top which is $\frac{3}{4}$ inch across, composed of wood fiber insulating board impregnated with asphalt, and a bonder, and used in conjunction with roof board, being placed against an adjoining wall to the flat roof being built up with the various layers of paper, tar and gravel to prevent water from backing up against the wall and running inside the building, is excluded from classification under *item 256.70*, TSUS, as an article of pulp because this item is confined to articles made directly from pulp which has not been first made into paperboard (Tariff Classification Study, November 1960); is excluded from classification as building boards by reason of the definition for building boards in *Schedule 2, Part 3, Headnote 1(e)*, TSUS; is excluded from the provisions of *item 256.30*, TSUS, as being paperboard cut to size and shape because of the cant strips being cut to a size and shape which is not within the purview of this item of the schedules, and is classifiable under the provision for Articles, * * * of paperboard * * * not specially provided for: * * * Other: * * * Other, in *item 256.90*, TSUS. Bureau letter dated March 29, 1967. (483.52)

T.D. 67-96(15) *Pulp articles, nspf. Egg trays.*—Trays made of molded pulp, used in the packing and transportation of eggs, each tray measuring $11\frac{1}{2}$ inches square with molded separators for 30 eggs, classifiable under the provision for Articles * * *: Of pulp, not in-

cluding articles of paper or of paperboard, in *item 256.70*, TSUS. Bureau letter dated March 31, 1967. (483.12)

T.D. 67-96(16) *Strontium compounds. Strontium carbonate.*—Precipitated Strontium Carbonate is classifiable under the provision for Strontium compounds: Carbonate: * * * Precipitated, in *item 421.72*, TSUS, even though it may contain more impurities than the so-called commercially acceptable Strontium carbonate. Bureau letter dated March 27, 1967. (417.325)

T.D. 67-96(17) *Tools, interchangeable tools for hand or machine tools. Tungsten carbide rotary burrs.*—Tungsten carbide rotary burrs in various shapes, including cylindrical with ball nose, oval shape, tree shape with radius end or pointed end, ball shape and inside deburring tool with various included angles, classifiable under the provision for Interchangeable tools for hand tools and machine tools * * *: Files and rasps, including rotary files and rasps, in *item 649.41*, TSUS. Bureau letter dated March 31, 1967. (424.23)

T.D. 67-96(18) *Toys, ns pf. Food mixer.*—"Food mixer" consisting of a 7 inch high plastic facsimile of an electric blender, powered by a size D flashlight battery located in the base of the unit, the motor of which is operated by a 2 position on-off switch. The small capacity of the food container (4½ ounces) and the limited amount of low power (1.5 volts) transferred to the mixer blade affords the article little, if any, practical use; classifiable under the provision for Toys * * * not specially provided for: * * * Other, in *item 737.90*, TSUS. Bureau letter dated March 30, 1967. (431.3)

T.D. 67-96(19) *Wearing apparel, of textile materials. "Gaitor".*—"Gaitor," worn around ankles to keep snow out of shoes, made of coated nylon fabric (coated surface on the inside), classifiable under the provision for Other men's or boys' wearing apparel, not ornamented: * * * Of man-made fibers: * * * Not knit, in *item 380.84*, TSUS. If for women, girls or children, classifiable under the provision for Other women's, girls', or infants' wearing apparel, not ornamented: * * * Of man-made fibers: * * * Not knit, in *item 382.81*, TSUS. Bureau letter dated April 3, 1967. (492.2)

(T.D. 67-97)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 11, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
William Lachenmeyer, Jr., dba Allen-der & Lachenmeyer, 316 N. Imperial Ave., El Pentio, Calif., motor carrier; Fireman's Fund Ins. Co.	Oct. 25, 1962	Oct. 25, 1962	Mar. 31, 1967	San Diego, Calif.; \$10,000
Charles H. Beaney dba Beaney Trans- port, 37 Erie St., Brockport, N.Y., motor carrier; Royal Indemnity Co.	May 5, 1949	June 8, 1949	Mar. 7, 1967	Rochester, N.Y.; \$10,000
Charles H. Beaney dba Beaney Trans- port, Brockport, N.Y., motor car- rier; The Travellers Indemnity Co.	Jan. 20, 1967	Mar. 7, 1967	-----	Buffalo, N.Y.; \$25,000
Buckingham Transfer, Buckingham Express, 52nd & Colorado Blvd., Denver, Colo., motor carrier; Western Surety Co.	Mar. 29, 1961	Apr. 10, 1961	Mar. 6, 1967	Minneapolis, Minn.; \$10,000
C L & A Motor Delivery, Inc., Third & Baymiller Sts., Cincinnati, Ohio, motor carrier; General Ins. Co. of America.	Mar. 10, 1967	Apr. 3, 1967	-----	Cleveland, Ohio; \$15,000
Colossal Carriers Ltd., 400 Wright St., Montreal 9, Quebec, Can., motor car- rier; St. Paul Mercury Ins. Co.	Jan. 4, 1967	Mar. 28, 1967	-----	Ogdensburg, N.Y.; \$25,000
Denver-Chicago Trucking Co., Inc., 45th & Jackson St., Denver, Colo., motor carrier; Continental Casualty Co.	Jan. 24, 1964	Feb. 3, 1964	Feb. 28, 1967	Denver, Colo.; \$30,000
D.C. International, Inc., 45th Ave. at Jackson St., Denver, Colo., motor carrier; Continental Casualty Co.	Jan. 24, 1967	Feb. 28, 1967	-----	Denver, Colo.; \$30,000
Decatur-Seaway Motor Express, Inc., 3735 Broadway, Kansas City, Mo., motor carrier; Continental Casualty Co.	June 7, 1963	July 12, 1963	Sept. 20, 1966	Cleveland, Ohio; \$15,000
Dorval Inc., 335 St. Anne Blvd., Beauport, Quebec, Can., motor car- rier; Transamerica Ins. Co.	Dec. 10, 1964	Jan. 27, 1965	Sept. 23, 1966	Ogdensburg, N.Y.; \$10,000
Lowder Transportation, Inc., 26 Pros- pect St., Woburn, Mass., motor car- rier; The American Ins. Co.	Mar. 9, 1962	Mar. 9, 1962	Mar. 8, 1967	Boston, Mass.; \$10,000
Ken Pascoe Transports, Queen St., Parkhill, Ontario, Can., motor car- rier; The Continental Ins. Co.	Jan. 10, 1966	Jan. 11, 1966	Feb. 28, 1967	Buffalo, N.Y.; \$10,000
Ken Pascoe Transports, Box 605, Parkhill, Ontario, Can., motor car- rier; Hartford Accident & Indemnity Co.	Feb. 28, 1967	Feb. 28, 1967	-----	Buffalo, N.Y.; \$25,000
Refrigerated Express Lines, Inc., P.O. Box 458, Plant City, Fla., motor carrier; St. Paul Mercury Ins. Co.	Mar. 31, 1967	Mar. 31, 1967	-----	Tampa, Fla.; \$10,000
Edith R. Allen, an individual, dba S.P. Rutherford Transfer & Storage, 1034 Fifth St., Bristol, Tenn., motor carrier; The Continental Ins. Co.	Mar. 30, 1967	Apr. 3, 1967	-----	Baltimore, Md.; \$10,000
Alejandro Rudametkin & Juan Ruda- metkin dba Servicio Rudametkin, 353 Obregon Ave., Ensenada, B.C., Mex., motor carrier; U.S. Fidelity & Guaranty Co.	Feb. 24, 1961	Mar. 15, 1961	Mar. 27, 1967	San Diego, Calif.; \$25,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Southern Md. Transportation Co., Inc., 107 S. Ellamont St., Baltimore, Md. motor carrier; St. Paul Fire & Marine Ins. Co.	Mar. 9, 1967	Mar. 9, 1967	-----	Baltimore, Md.; \$10,000
Southwestern Transfer Co., Inc., 1730 Bassett Ave., P.O. Box 1611, El Paso, Tex., motor carrier; American Employers' Ins. Co.	Mar. 1, 1967	Mar. 16, 1967	-----	El Paso, Tex.; \$10,000
Terminal Transfer, Inc., 2166 N.W. Wilson, Portland, Ore., motor carrier; Hartford Accident & Indemnity Co.	Mar. 1, 1967	Mar. 23, 1967	-----	Portland, Ore.; \$10,000
Tidelands Tug & Barge Co., 703 First Pasadena State Bank, Pasadena, Tex., water carrier; Aetna Casualty & Surety Co.	Feb. 15, 1967	Mar. 3, 1967	-----	Houston, Tex.; \$25,000

(241.2)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-98)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 10, 1967.

The following are synopses of drawback rates and amendments issued December 21, 1966, to March 29, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(A) *Ampicillin trichydrate*.—Manufactured under section 1313 (a) by Beecham Research Laboratories, Inc., Clifton, N.J., at the premises and manufacturing facilities owned by S. B. Penick & Co., located at Lyndhurst, N.J., with the use of imported 6 amino-penicillanic acid.

Rate effective on articles manufactured on and after November 2, 1965, and exported on and after April 14, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., January 17, 1967.

(B) *Beckosol alkyl resin solution*.—Manufactured under section 1313(a) by Reichhold Chemicals, Inc., White Plains, N.Y., at its factory located at Ferndale, Mich., with the use of imported pentaerythritol.

Rate effective on articles manufactured on and after July 23, 1965, and exported on and after July 26, 1965.

Rate issued by regional commissioner of customs, Chicago, Ill., January 11, 1967.

(C) *Bucril, chemical formulation*.—Manufactured under section 1313(a) by Chipman Chemical Co., Inc., Portland, Ore., with the use of imported bromoxynil octanoate.

Rate effective on articles manufactured and exported on and after April 11, 1966.

Rate issued by regional commissioner of customs, San Francisco, Calif., January 16, 1967.

(D) *Butadiene, butylene-1, butylene-2, propylene, and methyl ethyl ketone (MEK)*.—Manufactured under section 1313(b) by Sinclair Petrochemicals, Inc., New York, N.Y., at its factory located at Channelview, Tex., with the use of normal butane.

Rate effective on articles manufactured on and after November 1, 1962, and exported on and after December 1, 1962.

Manufacturer's statement of June 28, 1966, forwarded to regional commissioners of customs, Baltimore, Md., and Houston, Tex., March 29, 1967.

(E) *Cherries, maraschino; maraschino cherries in sugar syrup; non-bleeding cherries, whole or halves, in water*.—T.D. 54542-D, as amended by T.D.'s 54587-A, 54956-B, and 55437-C covering maraschino cherries and maraschino cherries in sugar syrup produced under section 1313(a) by Continental Processing Corp., Clifton, N.J., with the use of imported cherries in brine, further amended to cover non-bleeding cherries, whole or halves, in water, produced by the said corporation under section 1313(a) with the use of the above-described imported merchandise.

Amendment effective on articles produced on and after March 5, 1964, and exported on and after March 13, 1964.

Amendment issued by regional commissioner of customs, New York, N.Y., December 21, 1966.

(F) *Corrugated or smooth insulation jacketing, laminated with paper or plastic film*.—Manufactured under section 1313(a) by

Smith Products Inc., Cleveland, Ohio, with the use of imported aluminum in coils.

Rate effective on articles manufactured on and after December 6, 1965, and exported on and after December 28, 1965.

Rate issued by regional commissioner of customs, Chicago, Ill., March 3, 1967.

(G) *Dyed and finished piece goods*.—T.D. 52306-D covering dyed rayon piece goods manufactured by the Newport Finishing Corp., Fall River, Mass., under section 1313(a), with the use of imported or drawback greige piece goods, *amended* to cover dyed and finished piece goods manufactured under section 1313(b) with the use of silk or synthetic greige piece goods.

Amendment effective on articles manufactured and exported on and after January 1, 1966.

Manufacturer's statements of March 29, 1966, October 5, 1966, and December 15, 1966, forwarded to regional commissioner of customs, New York, N.Y., March 27, 1967.

(H) *Electrical apparatus*.—T.D. 50432-F, as extended and amended, covering, among other things, electrical apparatus manufactured under section 1313(b) by Westinghouse Electric Corp., Pittsburgh, Pa., at its several factories, with the use of copper, brass, bronze, and other copper alloys, further *amended* to cover such articles manufactured by the said corporation at its Muncie Transformer Plant, Muncie, Ind., and at its Athens Transformer Plant, Athens, Ga.

Amendment effective on articles manufactured and exported on and after January 1, 1964.

Amendment issued by regional commissioner of customs, New York, N.Y., January 16, 1967.

(I) *Flake paraformaldehyde; n-Butyl Formcel*.—Manufactured under section 1313(b) by Celanese Corp. of America, New York, N.Y., at its factory at Bishop, Tex., with the use of formaldehyde.

Rate effective on articles manufactured on and after May 7, 1962, and exported on and after May 14, 1962.

Manufacturer's revised statement of August 12, 1964, forwarded to regional commissioner of customs, New York, N.Y., March 27, 1967.

(J) *Heat exchangers*.—Manufactured under section 1313(a) by Nooter Corp., St. Louis, Mo., with the use of imported welded stainless steel tubing.

Rate effective on articles manufactured and exported on and after April 29, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., January 31, 1967.

(K) *Hires root beer fountain syrup*.—T.D. 52049-J, as amended, covering, among other things, carbonated root beer manufactured under section 1313(b) by The Hires Co., Div. of Consolidated Foods Corp., Chicago, Ill., with the use of refined sugar, further *amended* to cover (1) Hires root beer fountain syrup manufactured under section 1313(b) at the corporation's various factories with the use of hard refined sugar, (2) additional factories at Evanston, Ill., and Trenton, N.J., and (3) successorship by Hires Div.—Beverages International Inc., to drawback operations of aforementioned company.

Amendment effective on articles covered by amendments (1) and (2), above, which are manufactured on and after November 17, 1962, and exported on and after December 6, 1962, and on articles covered by amendment (3), above, which are exported on and after June 29, 1962, the date of the successorship.

Supplemental statements of February 27, 1964, and February 24, 1965, forwarded to regional commissioner of customs, Chicago, Ill., March 28, 1967.

(L) *Hydrogenated castor oil*.—T.D. 54480-B, covering dehydrated castor oil, crude castor oil fatty acids, processed castor oil fatty acids, and split castor oil fatty acids, manufactured under section 1313(a) by Wolburn Chemical Corp., Harrison, N.J., with the use of imported or drawback castor oil, *amended* to cover hydrogenated castor oil manufactured by the said corporation with the use of imported or drawback castor oil.

Amendment effective on articles manufactured on and after January 7, 1966, and exported on and after March 7, 1966.

Amendment issued by regional commissioner of customs, New York, N.Y., March 10, 1967.

(M) *Piece goods, dyed and finished*.—Manufactured under section 1313(b) by Palatine Dyeing Co., Inc., St. Johnsville, N.Y., with the use of greige piece goods.

Rate effective on articles manufactured and exported on and after March 7, 1966.

Manufacturer's statement of December 27, 1966, forwarded to regional commissioner of customs, New York, N.Y., March 23, 1967.

(N) *Polyethylene foam sheets, slit*.—Manufactured under section 1313(a) by General Foam Corp., New York, N.Y., with the use of imported polyethylene foam sheets.

Rate effective on articles manufactured and exported on and after June 21, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., January 19, 1967.

(O) *Punch subsystems for computer systems.*—Manufactured under section 1313(a) by General Electric Co., Phoenix, Ariz., with the use of imported 300 CPM ("V" bed) punch mechanisms, including frames and skins, imported 300 CPM (flat-bed) punch mechanisms, including skins, and imported 100 CPM punch mechanisms.

Rate effective on articles manufactured on and after March 30, 1966, and exported on and after April 6, 1966.

Rate issued by regional commissioner of customs, Los Angeles, Calif., March 10, 1967.

(P) *Radio-stereo-phonograph sets.*—Manufactured under section 1313(a) by Morse Industries, Inc., Ozone Park, N.Y., with the use of imported phono-record changers, radio chassis, speakers, and unassembled wood cabinets.

Rate effective on articles manufactured and exported on and after September 23, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., January 19, 1967.

(Q) *Steel gratings, fabricated.*—T.D. 55580-NN, covering the foregoing articles manufactured under section 1313(a) by Irving Subway Grating Co., Inc., Long Island City, N.Y., with the use of imported hot rolled flat steel bars of various sizes, *amended* to cover the said articles manufactured by Irving Subway Grating Co., a div. of Harsco Corp., Harrisburg, Pa., *successor*.

Amendment effective on articles exported on and after July 7, 1965, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., January 11, 1967.

(R) *Steel hacksaw blades.*—Manufactured under section 1313(a) by G. W. Griffin Co., Franklin, N.H., with the use of imported M-1 and M-2 high speed sheet steel and carbon or low alloy strip steel.

Rate effective on articles manufactured on and after September 22, 1966, and exported on and after September 26, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., March 13, 1967.

(S) *Time recorders.*—Manufactured under section 1313(a) by International Triboro Clock Corp., New York, N.Y., with the use of imported incomplete time recorders.

Rate effective on articles manufactured on and after October 1, 1965, and exported on and after June 30, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., January 24, 1967.

(T) *Trimethyl palmityl quaternary ammonium chloride*.—Manufactured under section 1313(b) by Armour Industrial Chemical Co., a Div. of Armour and Co., Chicago, Ill., at its McCook, Ill., factory with the use of palmitic acid.

Rate effective on articles manufactured and exported on and after May 21, 1965.

Manufacturer's statements of February 14, 1966, and January 31, 1967, forwarded to regional commissioner of customs, Chicago, Ill., March 29, 1967.

(U) *Weed killers*.—Manufactured under section 1313(a) by Chipman Chemical Co., Inc., Portland, Ore., with the use of imported alpha chloropropionic acid (ACPA).

Rate effective on articles manufactured and exported on and after September 15, 1966.

Rate issued by regional commissioner of customs, San Francisco, Calif., January 25, 1967.

(V) *Wire drawing machinery*.—Manufactured under section 1313(a) by Wire Machinery Inc., Chicago, Ill., with the use of imported electrical controls and electric motors.

Rate effective on articles manufactured on and after May 24, 1965, and exported on and after September 29, 1965.

Rate issued by regional commissioner of customs, Chicago, Ill., January 5, 1967.

(T.D. 67-99)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 17, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from April 10 through 14, 1967, rate of
\$0.00285035.

Denmark krone:

April 10, 1967-----	\$0.144654
April 11, 1967-----	.144745
April 12, 1967-----	.144765
April 13, 1967-----	.144756
April 14, 1967-----	.144745

Hong Kong dollar:

Official rate of \$0.173500* for the period from March 13
through 17, 1967 and the following Free* rates:

March 13, 1967-----	\$0.173950
March 14, 1967-----	.173988
March 15, 1967-----	.173988
March 16, 1967-----	.173913
March 17, 1967-----	.173913

Iran rial:

For the period from March 13 through 17, 1967, rate of
\$0.0133333*.

Philippine peso:

March 13, 1967-----	\$0.255366*
March 14, 1967-----	.255366*
March 15, 1967-----	.255200*
March 16, 1967-----	.255200*
March 17, 1967-----	.255033*

Thailand baht (tical):

For the period from March 13 through 17, 1967, rate of
\$0.0479375*.

This information is for use pursuant to section 16.4, Customs
Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-100)

Tuna fish—Tariff-rate quota

The tariff-rate quota for the calendar year 1967 on tuna classifiable under item
112.30, Tariff Schedules of the United States

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 17, 1967.

Pursuant to the provisions of item 112.30, Tariff Schedules of the United States, it has been determined that 69,472,200 pounds of tuna may be entered for consumption or withdrawn from warehouse for consumption during the calendar year 1967 at the rate of 12½ per centum ad valorem under item 112.30. Any such tuna which is entered, or withdrawn from warehouse, for consumption during the current calendar year in excess of this quota will be dutiable at the rate of 25 per centum ad valorem under item 112.34 of the tariff schedules.

The above quota is based on the United States pack of canned tuna during the calendar year 1966, as reported by the United States Fish and Wildlife Service.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

[Published in the Federal Register April 21, 1967 (32 F.R. 6291)]

(T.D. 67-101)

Customs Delegation Order No. 29

Order of Commissioner of Customs establishing an order of succession of persons to act as Commissioner of Customs in the event of an enemy attack and delegation to Customs field officers of authority vested in the Commissioner of Customs by law or delegation from the Secretary of the Treasury

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 17, 1967.

By virtue of the authority vested in me by Treasury Department Order No. 129, Revision No. 2, dated April 22, 1955 (20 F.R. 2875), it is hereby ordered that the following officers of the Bureau of Customs, in the order of succession enumerated, shall, in the event of an enemy attack on the continental United States, act as Commissioner of Customs, during the absence or disability of the Commissioner of Customs, or when there is a vacancy in such office:

1. The Deputy Commissioner of Customs;
2. The Assistant Commissioner of Customs, Office of Administration;
3. The Assistant Commissioner of Customs, Office of Investigations;

4. The Assistant Commissioner of Customs, Office of Operations;
5. The Assistant Commissioner of Customs, Office of Regulations and Rulings;
6. The Regional Commissioner of Customs, Region IV;
7. The Regional Commissioner of Customs, Region II;
8. The Regional Commissioner of Customs, Region I;
9. The Regional Commissioner of Customs, Region III;
10. If none of the above officials is available, the remaining Regional Commissioners of Customs in the order of their appointment as Regional Commissioners of Customs.

By virtue of authority vested in me by said Treasury Department Order No. 129 (Revision No. 2), and Treasury Department Order No. 165, Revised (T.D. 53654; 19 F.R. 7241), there is hereby delegated to the regional commissioners of customs, district directors of customs, and port directors of customs, in the event of an enemy attack on the continental United States, authority to perform any function of the Commissioner of Customs which is necessary to insure continuous performance of essential functions otherwise assigned to such officers. This delegation of authority will remain in effect until notice has been received from proper authority that it has been terminated.

This order supersedes Customs Delegation Order No. 8, dated April 15, 1955 (T.D. 53781; 20 F.R. 2668). This order in no way affects Customs Delegation Order No. 27, dated November 25, 1966 (T.D. 66-265; 31 F.R. 15098).

(191.1)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register April 21, 1967 (32 F.R. 6291)]

(T.D. 67-102)

*Countervailing duties—Steel units for electrical transmission towers
from Italy*

Notice of countervailing duties to be imposed under section 303, Tariff Act of 1930, by reason of the payment or bestowal of a bounty or grant on exportation of steel units for electrical transmission towers from Italy

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 16—LIQUIDATION OF DUTIES

Information was received in proper form pursuant to the provisions of section 16.24(b) of the Customs Regulations (19 CFR 16.24(b))

alleging that certain rebates or refunds granted by the Government of Italy on the exportation from Italy of galvanized fabricated structural steel units for the erection of electrical transmission towers constitute the payment or bestowal of a bounty or grant, directly or indirectly, within the meaning of section 303 of the Tariff Act of 1930 (19 U.S.C. 1303), upon the manufacture, production, or exportation of the units to which the refunds apply.

An investigation was conducted pursuant to section 16.24(d) of the Customs Regulations (19 CFR 16.24(d)).

After consideration of all information received, the Bureau is satisfied that exports of such steel units for electrical transmission towers from Italy receive bounties or grants within the meaning of section 303.

Accordingly, notice is hereby given that galvanized fabricated structural steel units for the erection of electrical transmission towers imported directly or indirectly from Italy (except any such importations which are free of duty under the Tariff Act of 1930, as amended), if entered for consumption or withdrawn from warehouse for consumption after the expiration of 30 days after publication of this notice in the Customs Bulletin, will be subject to the payment of countervailing duties equal to the net amount of any bounty or grant determined or estimated to have been paid or bestowed.

In accordance with section 303, the net amount of such bounty or grant under the information presently available has been ascertained and determined, or estimated, and such net amount is hereby declared to be 13.67 lire per kilo of the product. Effective on the 31st day after the date of publication of this notice in the Customs Bulletin, and until further notice, upon the entry for consumption or withdrawal from warehouse for consumption of such dutiable galvanized fabricated structural steel units for the erection of electrical transmission towers imported directly or indirectly from Italy, which benefit from such bounties or grants there shall be collected, in addition to any other duties estimated or determined to be due, countervailing duties in the amount ascertained in accordance with the above declaration.

The table in section 16.24 (f) of the Customs Regulations (19 CFR 16.24(f)) is amended by inserting after the last entry for Ireland the word "Italy" in the column headed "Country," the words "Galvanized fabricated structural steel units for the erection of electrical transmission towers" in the column headed "Commodity," the number of this Treasury decision in the column headed "Treasury Decision," and the words "Bounties declared—Rate" in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624).
(644)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved April 17, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register April 21, 1967 (32 F.R. 6274)]

(T.D. 67-103)

Customs Delegation Order No. 30

Delegation to regional commissioners of customs of authority to settle certain claims arising under the Military Personnel and Civilian Employees' Claims Act of 1964 (31 U.S.C. 240-242)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 17, 1967.

By virtue of the authority vested in me by Treasury Department Order No. 177-22, Revision 1 (30 F.R. 13548), I hereby delegate to regional commissioners of customs the authority to settle and pay claims not in excess of \$100 arising under 31 U.S.C. 240-242 made by an employee of the Bureau of Customs for damage to, or loss of, personal property incident to his service, when there is no doubtful question of law or fact.

The payment of claims pursuant to this delegation shall be in accordance with regulations issued by the Assistant Secretary of the Treasury for Administration (Administrative Circular No. 136, dated October 20, 1965).

(146.8)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register April 22, 1967 (32 F.R. 6373)]

(T.D. 67-104)

*Coastwise transportation of empty cargo vans and shipping tanks
by Finnish vessels—Customs Regulations amended*

Section 4.93(b), Customs Regulations, amended to add Finland to the list of countries whose registered vessels are permitted to transport empty cargo vans, lift vans, and shipping tanks coastwise

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

On the basis of information obtained and furnished by the Department of State, it is found that the Government of Finland extends to vessels of the United States in ports of Finland privileges reciprocal to those provided for in section 4.93(a) of the Customs Regulations. Vessels of Finland are therefore entitled to the privileges granted by this section.

Accordingly, section 4.93(b) of the Customs Regulations is amended by the insertion of "Finland" in appropriate alphabetical order in the list of countries in that section.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759, sec. 2, 23 Stat. 118, as amended, sec. 27, 41 Stat. 999, as amended; 5 U.S.C. 301, 19 U.S.C. 66, 1624, 46 U.S.C. 2, 883.).

(216.131)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved April 17, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register April 22, 1967 (32 F.R. 6339)]

(T.D. 67-105)

Cabana sets—Entireties

Application of the decision in C.A.D. 894 that certain children's cabana sets are entireties for tariff classification purposes

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 19, 1967.

In *Miniature Fashions, Inc. v. United States*, C.A.D. 894, the United States Court of Customs and Patent Appeals held that certain children's cabana sets were entireties for the purposes of tariff classification.

The following statement of the court clearly indicates the factual

circumstances in which the decision was made and to which the decision is substantially limited:

Viewed at that time (the time of importation), the evidence shows that they (cabana sets) were designed as a unit, matched as to color, print and fabric, imported as a unit and pinned together, invoiced as a unit, and sold as a unit both in wholesale and retail channels. When the parts of the merchandise are separated and either part is returned for credit, or when both parts are returned for credit, the parts of the unit are either given to charity or placed in the waste basket. Thus, there appears to be no commercial value of the separate articles comprising the unit except as they are joined as a unit.

The court also noted, with apparent approval, the appellant's argument that the imported articles (the upper and lower portions of the set) are "a new 'commercial entity,' recognized by the trade as such, i.e., 'cabana sets.'"

The court in this decision did not purport either to announce a new doctrine of entireties or to modify the existing doctrine.

Therefore, C.A.D. 894 should be applied only in those instances in which the factual situation conforms to the factual situation on which the decision was based.

(344.3)

LESTER D. JOHNSON,
Commissioner of Customs.

(T.D. 67-106)

Classification of cork ball fishing floats

Decision in C.D. 2822, classifying certain cork ball fishing floats under paragraph 1535, Tariff Act of 1930, as modified, limited

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 19, 1967.

In *International Distributors, Inc. v. United States*, C.D. 2822 (decided November 16, 1966), the United States Customs Court held that certain cork ball fishing floats, ranging in size from $\frac{1}{2}$ to 2 inches in diameter, each having a hole about three-sixteenths of an inch in diameter running through the center, used with hooks and lines in single-line fishing for diversion or sport, were chiefly used in hook and line fishing, and were classifiable as parts of fishing tackle and dutiable as such under paragraph 1535, Tariff Act of 1930, as modified.

The Bureau has been presented with the question whether the decision is to be extended to all cork balls ranging in size from $\frac{1}{2}$ to 12 inches in diameter, each having a hole about three-sixteenths of an inch running through the center.

The Bureau believes that at a retrial of this issue evidence can be presented to establish that there is a wide variety of uses for these cork balls and that these multi-purpose articles have not been associated with that one use as fishing floats so extensively as to acquire the status of parts of fishing tackle.

The principle of C.D. 2822 is limited to the merchandise the subject of that case.

(344.3)

LESTER D. JOHNSON,
Commissioner of Customs.

(T.D. 67-107)

International organizations—Customs Regulations amended

Section 10.30a (a), Customs Regulations, relating to public international organizations entitled to free-entry privileges, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE,
ETC.

By Executive Order 11334, signed March 7, 1967, the President has designated the Asian Development Bank as an international organization entitled to enjoy certain privileges, exemptions, and immunities conferred by the International Organizations Immunities Act of December 29, 1945.

The list of public international organizations currently entitled to free-entry privileges in section 10.30(a) of the Customs Regulations is, therefore, amended by inserting in the proper alphabetical order the following:

<i>Organization</i>	<i>Executive Order</i>	<i>Date</i>
Asian Development Bank	11334	March 7, 1967

(80 Stat. 379; 5 U.S.C. 301, 19 U.S.C. 66)
(515.35)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved April 17, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register April 25, 1967 (32 F.R. 6391)]

(T.D. 67-108)

Florence Agreement—Customs Regulations amended

Part 10 amended to add a new section 10.47, to delete sections 10.9 and 10.45, and to amend footnotes 39, 41, 43, and 48, relating to articles exported and returned, articles for institutions, and works of art

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

As a result of the changes made in the Tariff Schedules of the United States by the enactment of Public Law 89-651, the Educational, Scientific, and Cultural Materials Importation Act of 1966, made effective with respect to articles entered, or withdrawn from warehouse, for consumption on or after February 1, 1967, by the President's Proclamation No. 3754 of November 3, 1966 (31 F.R. 277), part 10 is amended as follows:

Section 10.9 and footnote 7 are deleted.

Section 10.45 is deleted.

A new section 10.47 is added reading as follows:

10.47 Scientific specimens. There shall be filed in connection with an entry covering any articles claimed to be free under item 870.27, Tariff Schedules of the United States, a declaration of the importer of record stating that the subject articles are imported for public or private scientific collection for exhibition or other educational or scientific use as the case may be and are not for sale or other commercial use.⁴²

Section 10.48 is amended as follows:

The section heading is amended to read "Engravings, drawings, sculptures, etc."

Paragraph (a) is amended by deleting "765.05,".

Paragraph (b) is amended as follows:

The declaration in subparagraph (1) is amended to read:

I, _____, do hereby declare that I am the producer of certain works of art, namely _____ covered by the

annexed invoice dated _____; that any mosaics included in that invoice are originals; that any sculptures or statuary included in that invoice are the original works or models or one of the first ten castings, replicas, or reproductions made from the sculptor's original work or model; and that any etchings, engravings, woodcuts, lithographs, or prints made by other hand-transfer processes included in that invoice were printed by hand from hand-etched, hand-drawn, or hand-engraved plates, stones or blocks.

Footnote 39 appended to section 10.43 is amended to read as follows:

"Articles imported for the use of an institution established solely for religious purposes:

"Drawings, engravings, etchings, lithographs, woodcuts, sound recordings, recorded video tapes, and photographic and other prints, all the foregoing whether bound or unbound, and exposed photographic films (including motion-picture films) whether or not developed * * *." (Item 850.10, Tariff Schedules of the United States.)

"Regalia * * *." (Item 850.40, Tariff Schedules of the United States.)

"Articles imported for the use of an institution organized and operated for religious purposes, including cemeteries, schools, hospitals, orphanages, and similar nonprofit activities staffed and controlled by such institution: Altars, pulpits, communion tables, baptismal fonts, shrines, mosaics, iconostases, or parts, appurtenances, or adjuncts of any of the foregoing, whether to be physically joined thereto or not, and statuary (except granite or marble cemetery headstones, granite or marble grave markers, and granite or marble feature memorials, and except casts of plaster of Paris, or of compositions of paper or papier-mache) * * *." (Item 850.70, Tariff Schedules of the United States.)

"Articles imported for the use of any public library, and other public institutions, or any nonprofit institution established for educational, scientific, literary, or philosophical purposes, or for the encouragement of the fine arts:

"Drawings and plans, reproductions thereof, engravings, etchings, lithographs, woodcuts, globes, sound recordings, recorded video tapes, and photographic and other prints, all the foregoing whether bound or unbound, and exposed photographic films (including motion-picture films) whether or not developed * * *." (Item 851.10, Tariff Schedules of the United States.)

"Regalia * * *." (Item 851.30, Tariff Schedules of the United States.)

"Any textile machine or machinery, or part thereof, solely for the instruction of students * * *." (Item 851.40, Tariff Schedules of the United States.)

"Patterns and models exclusively for exhibition or educational use at any such institution * * *." (Item 851.50, Tariff Schedules of the United States.)

Footnote 41 appended to section 10.46 is amended to read as follows:

"Articles for the use of any agency of the United States Government. Engravings, etchings, photographic prints, whether bound or unbound, recorded video tapes, and exposed photographic films (including motion-picture films) whether or not developed * * *." (Item 830.00, Tariff Schedules of the United States.)

"Articles for the Department of State: Sound recordings and recorded video tapes for use by it in the program authorized by the United States Information and Educational Exchange Act of 1948 (22 U.S.C. 1431-1479) * * *." (Item 831.00, Tariff Schedules of the United States.)

A new footnote 42 appended to section 10.47 is added to read as follows:

"Specimens of archeology, mineralogy, or natural history (including specimens of botany or zoology other than live zoological specimens) imported for any public or private scientific collection for exhibition or other educational or scientific use, and not for sale or other commercial use * * *." (Item 870.27, Tariff Schedules of the United States.)

Footnote 43 appended to section 10.48 is amended by deleting the quotation of item 765.05, Tariff Schedules of the United States.

Footnote 48 appended to section 10.53 is amended to read as follows:

"Ethnographic objects made in the traditional aboriginal styles and made at least 50 years prior to their date of entry; and other antiques made prior to 100 years before their date of entry; all the foregoing articles, including such articles which have been repaired or renovated without changing their original form or character: * * * other . . . Free." (Item 766.25, Tariff Schedules of the United States.)

(R.S. 251, 77A Stat. 14, Sec. 624, 46 Stat. 759; 19 U.S.C. 66, 1202 (Gen. Hdnote 11), 1624).

(014.1)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved April 17, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register April 25, 1967 (32 F.R. 6391)]

(T.D. 67-109)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 24, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

April 17, 1967	-----	\$0.00285217
April 18, 1967	-----	.00285217
April 19, 1967	-----	.00285035
April 20, 1967	-----	.00285035
April 21, 1967	-----	.00285035

Denmark krone:

April 17, 1967	-----	\$0.144756
April 18, 1967	-----	.144725
April 19, 1967	-----	.144793
April 20, 1967	-----	.144734
April 21, 1967	-----	.144729

Hong Kong dollar:

Official rate of \$0.173500* for the period from March 20 through 24, 1967 and the following Free* rates:

March 20, 1967	-----	\$0.174064
March 21, 1967	-----	.174140
March 22, 1967	-----	.174140
March 23, 1967	-----	.174064
March 24, 1967	-----	.174064

Iran rial:

For the period from March 20 through 24, 1967, rate of \$0.0133333*.

Philippine peso:

March 20, 1967	-----	\$0.255033*
March 21, 1967	-----	.255033*
March 22, 1967	-----	.255033*
March 23, 1967	-----	.255033*
March 24, 1967	-----	.255500*

Thailand baht (tical):

For the period from March 20 through 24, 1967, rate of \$0.0479375*.

*Certified as nominal rates.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,

Acting Commissioner of Customs.

(T.D. 67-110)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products manufactured or produced in Malaysia

TREASURY DEPARTMENT,

OFFICE OF THE COMMISSIONER OF CUSTOMS,

Washington, D.C., April 21, 1967.

There is published below the directive of March 31, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in Malaysia.

This directive was published in the Federal Register on April 13, 1967 (32 F.R. 5968), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,

Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C.

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

March 31, 1967.

COMMISSIONER OF CUSTOMS

Department of the Treasury

Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to nonparticipants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible and for the twelve-month periods indicated below, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 19, parts of

26¹, part of 31, 34, 45, and 60, produced or manufactured in Malaysia, in excess of the following designated adjusted levels of restraint:

<i>Category *</i>	<i>Adjusted Twelve-Month Level of Restraint²</i>
19	
26 (duck only) ¹	2,250,000 square yards
31 (T.S.U.S.A. No. 366.2740 only)	1,500,000 square yards
34	3,150,000 pieces
60	266,000 pieces
<i>Category³</i>	23,400 dozen
45	57,692 dozen

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 19, parts of 26¹, 31 (T.S.U.S.A. No. 366.2740 only), 34 and 60, produced or manufactured in Malaysia and which have been exported to the United States prior to December 28, 1966 shall not be subject to this directive. Entries of cotton textiles and cotton textile products in Category 45, produced or manufactured in Malaysia and which have been exported to the United States prior to August 30, 1966 shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Malaysia and with respect to imports of cotton textiles and cotton textile products from Malaysia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

J. HERBERT HOLLOMON,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

* The twelve-month period applicable to these categories shall be that beginning on December 28, 1966 and extending through December 27, 1967.

² The twelve-month period applicable to this category shall be that beginning on August 30, 1966 and extending through August 29, 1967.

³ T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08

321.—01 through 04, 06, 08

322.—01 through 04, 06, 08

326.—01 through 04, 06, 08

327.—01 through 04, 06, 08

328.—01 through 04, 06, 08

⁴ These levels have been adjusted to reflect entries made prior to February 1, 1967. They have not been adjusted to reflect entries made on or after February 1, 1967.

(T.D. 67-111)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 24, 1967.

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Aleo Transport, Inc., N/S of Dania Canal, Dania, Fla.; Aetna Casualty & Surety Co.	Jan. 13, 1967	Apr. 4, 1967	-----	Miami, Fla.; \$10,000
American Cyanamid Co., Berdan Ave., Wayne, N.J.; Federal Ins. Co.	Apr. 14, 1967	Apr. 17, 1967	-----	New York, N.Y.; \$10,000
Bay Beverage Co., Inc., 19400 Susanna Rd., Compton, Calif.; St. Paul Mercury Ins. Co.	Mar. 31, 1967	Mar. 31, 1967	-----	Los Angeles, Calif.; \$10,000
Harry H. Blanco & Co., P.O. Box 21126, Los Angeles, Calif.; Pacific Indemnity Co.	Mar. 3, 1967	Apr. 3, 1967	-----	Los Angeles, Calif.; \$10,000
Booth American Shipping Corp., 17 Battery Pl., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Mar. 20, 1967	Mar. 27, 1967	-----	New York, N.Y.; \$10,000
Constellation Navigation, Inc., 85 Broad St., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Apr. 7, 1967	Apr. 7, 1967	-----	New York, N.Y.; \$10,000
The East Asiatic Co., Inc., 690 California St., San Francisco, Calif.; Federal Ins. Co.	Apr. 1, 1967	Apr. 4, 1967	-----	San Francisco, Calif.; \$10,000
Popper Morson Corp., 48 Essex St., Jersey City, N.J.; New Hampshire Ins. Co.	Apr. 5, 1965	Apr. 6, 1965	Apr. 4, 1967	New York, N.Y.; \$10,000
Popper Morson Corp., 48-52 Essex St., Jersey City, N.J.; St. Paul Fire & Marine Ins. Co.	Apr. 4, 1967	Apr. 4, 1967	-----	New York, N.Y.; \$10,000
J.S. Sarcusson Marine Supplies, Inc., New Orleans, La.; St. Paul Mercury Ins. Co.	Mar. 22, 1967	Mar. 24, 1967	-----	New Orleans, La.; \$10,000
Transportadora Maritima Venezolana, S.A., Pier 2, North River, N.Y.; St. Paul Fire & Marine Ins. Co.	Mar. 15, 1967	Mar. 16, 1967	-----	New York, N.Y.; \$10,000
Trident International Corp., 274 Madison Ave., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Aug. 31, 1965	Aug. 25, 1965	Mar. 27, 1967	New York, N.Y.; \$10,000

(542.113)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-112)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products
manufactured or produced in the Republic of China

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 24, 1967.

There is published below the directive of March 27, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in the Republic of China. This directive terminates that Committee's directives of August 26, 1966 (T.D. 66-203), and December 29, 1966 (T.D. 67-36).

This directive was published in the Federal Register on April 13, 1967 (32 F.R. 5967), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

March 27, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

On August 26, 1966, the Chairman of the President's Cabinet Textile Advisory Committee directed you, effective as soon as possible, to prohibit entry into the United States for consumption and withdrawal from warehouse for consumption of certain cotton textiles and cotton textile products, produced or manufactured in the Republic of China, and exported from the Republic of China prior to June 1, 1966, in excess of certain designated levels. The directive of August 26, 1966 replaced all previous directives concerning cotton textiles and cotton textile products produced or manufactured in the Republic of China.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9,

1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, and in furtherance of the agreement between the Governments of the United States and the Republic of China of October 19, 1963, as amended on April 22, 1966, the directive of August 26, 1966, as amended by the directive of December 29, 1966, concerning certain cotton textiles and cotton textile products produced or manufactured in the Republic of China is hereby terminated, to be effective as soon as possible.

The actions taken with respect to the Government of the Republic of China and with respect to imports of cotton textiles and cotton textile products from the Republic of China have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

J. HERBERT HOLLOMON,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-113)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 24, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

TARIFF CLASSIFICATION

T.D. 67-113(1) *Accessories for machine tools. Classification Principles: "parts vs. accessories". Adaptors or taper spindles.—Adaptors or taper spindles having internal threads at the taper end*

for attachment to machine tools, and a chuck at the other end designed to receive a drill or other such tool, used to increase the speed of spindles, not permanently installed and used only under conditions where greater spindle speed is required, classifiable under the provision for Accessories used principally with machine tools * * * : * * * Accessories: Machines, in *item 674.55*, TSUS, and not under the provisions for other parts of machine tools, in *item 674.53*, TSUS, as the attachment does not constitute a part of machine tool. Bureau letter dated April 14, 1967. (424.20)

T.D. 67-113(2) *Articles not provided for elsewhere. Diagnostic sera.*—Diagnostic sera, drawn from the blood of hyperimmune rabbits, horses, and goats and used in the laboratory in the clinical diagnosis of several diseases, are classifiable under the provision for Any article, not provided for elsewhere in these schedules: * * * Other, in *item 799.00*, TSUS, and not under *item 437.76*, TSUS, as a therapeutic serum. C.D. 2872, which followed the prevailing definition of "therapeutic", noted. Bureau letter dated April 5, 1967. (412.4)

T.D. 67-113(3) *Articles of textile materials, nspf. Garment bag.*—Nylon garment bag measuring 52 inches long and 21 inches wide, not of such substantial construction as to be used for transport or travel, having a long zipper opening down one side and a small opening at the top to permit the garments to be hung up while on clothes hangers inside the bag, classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles, not ornamented: * * * Of man-made fibers: * * * Other, in *item 389.60*, TSUS. Other garment bags, the subject of T.D. 56358(18), 56377(5), distinguished. Bureau letter dated April 12, 1967. (474.5)

T.D. 67-113(4) *Bars, steel. Definitions and Words and Phrases: "bars".*—So-called round edge flats which have a cross section which is not a perfect rectangle but is shaped like a rectangle with the smaller sides rounded come within the definition of bars in *Schedule 6, Part 2, Subpart B, Headnote 3(d)*, which provides that bars are products of solid section not conforming completely to the specifications for blooms, billets, slabs, sheet bars, wire rods, plates, sheet, strip, wire, rails, joint bars, or tie plates, and which have cross sections in the shape of circles, segments of circles, ovals, triangles, rectangles, octagons or hexagons. Bureau letter dated April 14, 1967. (423.11)

T.D. 67-113(5) *Charts. Cards, punched.*—IBM cards printed in table form and punched to convey information, are classifiable under the provision for Charts, in *item 273.35*, TSUS. Bureau letter dated April 12, 1967. (484.22)

T.D. 67-113(6) *Detergent, synthetic, benzenoid. Oil additive.*—A lubricating oil additive composed of mineral oil and the calcium salt

of methylenebisheptylphenol, a product derived from a product provided for in Schedule 4, Part 1, having detergent properties and used as sludge dispersant in crankcase oils, classifiable under the provision for Products obtained, derived, or manufactured * * * in part from any product provided for in Subpart A or B of this part (Schedule 4, Part 1): * * * Products * * * chiefly used * * * as detergents, in *item 405.35*, TSUS. Bureau letter dated April 13, 1967. (416.2)

T.D. 67-113(7) *Drugs, non-benzenoid. Antitussive.*—2 methyl -4, -5 Dihydro - 3 pyridazinone -6 - carboxamide, an antitussive, is classifiable under the provision for Drugs, not provided for in subpart A or B of this part: * * * Other, including synthetic drugs, in *item 439.50*, TSUS. Bureau letter dated April 13, 1967. (411.1)

T.D. 67-113(8) *Eyelashes. Artificial eyelashes.*—False eyelashes, consisting of silk threads, nylon threads, or human hair on styrofoam platforms, are classifiable under the provision for Wigs, toupees, chignons, and similar articles, in *item 790.70*, TSUS. Bureau letter dated April 6, 1967. (511.4)

T.D. 67-113(9) *Household articles, nspf, rubber or plastics. Memo holder.*—Magnetic memo holder consisting of ten packaged miniature plastic fruit and vegetable halves, each with a small magnet imbedded into the flat side of the article used in household to secure note paper to a metallic surface decorated with paint, such paint being considered as part of the value of the plastic, and the article is, therefore, considered to be in chief value of plastic, and is classifiable under the provision for Household articles not specially provided for * * * of rubber or plastics: * * * Other, in *item 772.15*, TSUS. Bureau letter dated April 13, 1967. (418.44)

T.D. 67-113(10) *Hydrocarbons, halogenated. Cholesteryl chloride. Esters, monohydric alcohol. Cholesteryl formate. Cholesteryl oleyl carbonate. Chemical compounds, organic, benzenoid. Cholesteryl benzoate. Alcohols, monohydric. Cholesterol.*—Cholesteryl chloride classifiable under the provision for Halogenated hydrocarbons: * * * Other: Chlorinated but not otherwise halogenated, in *item 429.47*, TSUS; cholesteryl formate and cholesteryl oleyl carbonate classifiable under the provision for Esters of monohydric alcohols and organic or inorganic acids (except hydrogen sulfide and hydrogen halide acids): * * * Other, in *item 428.72*, TSUS; cholesteryl benzoate classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid * * * structure, not provided for in subpart A or C of this part (Schedule 4, Part 1): * * * Other, in *item 403.60*, TSUS; cholesterol is classifiable under the provision for Alcohols, monohydric, unsubstituted: * * * Other, in *item 428.12*, TSUS. Bureau letter dated April 10, 1967. (417.0)

T.D. 67-113(11) *Meats, fresh, chilled, frozen, prepared, or preserved, beef. Corned beef.*—Corned beef packed in a plastic pouch which is sealed and strong enough to withstand being immersed in boiling water for several minutes in order to ready the contents for consumption is considered to be in an airtight container and is classifiable under the provisions for Beef in airtight containers, in *item 107.50, TSUS*. Bureau letter dated April 13, 1967. (452.321)

T.D. 67-113(12) *Oils, vegetable, crude or refined. Coffee oil.*—Crude coffee oil, obtained by a solvent extraction process from "coffee grounds" which consists of the residue that remains after all the extract has been separated from the beans in the manufacture of instant coffee, is classifiable under the provisions for Expressed or extracted vegetable oils, not specially provided for: * * * Other, in *item 176.70, TSUS*. Bureau letter dated April 11, 1967. (418.31)

T.D. 67-113(13) *Paper and paperboard articles, nspj. Paperboard carriers.*—A flat strip of paperboard 26½ inches by 7½ inches, die-cut and scored, becoming a container for six-10-ounce soft drink bottles when appropriately folded and flaps inserted into openings provided, classifiable under the provision for Articles * * * of paperboard * * * not specially provided for: * * * Other: * * * Other, in *item 256.90, TSUS*. Bureau letter dated April 14, 1967. (511.4)

T.D. 67-113(14) *Parts of spraying appliances, mechanical, for liquids, or powders. Nozzle nut.*—Nozzle nut, having an octagon-shaped base which is threaded to fit the projecting end of a waterspray gun used in the drycleaning and laundry industries, the nut actually serving as the nozzle end through which the spray is dispersed through a small hole, is classifiable under the provision for Mechanical appliances, whether or not hand-operated, for projecting, dispersing, or spraying liquids or powders * * * and parts thereof: * * * Other, in *item 662.50, TSUS*. Bureau letter dated April 13, 1967. (434)

T.D. 67-113(15) *Plastics articles. Roofing material.*—Roofing material not meeting the definition of plastics in *Schedule 4, Part 1, Subpart C, Headnote 3*, and *Schedule 4, Part 4, Subpart A, Headnote 2*, consisting of resins and plasticizers, asphalt, and fiberglass, in chief value of plastic mastic which in turn is in chief value of a plastics article, classifiable under the provision for Articles not specially provided for, of * * * plastics: * * * Other, in *item 774.60, TSUS*. Bureau letter dated April 11, 1967. (445.2)

T.D. 67-113(16) *Sheets, of rubber or plastics. Rubber, natural. Nonenumerated products. Classification Principles: "relative specificity". Linatex. Definitions and Words and Phrases: "rubber".*—

Natural rubber products produced by processing fresh natural rubber in which latex is mixed with chemical matter, imported in sheets usually 50 feet long, 4 feet wide, used as material in the manufacture of a variety of articles, meeting the physical description of rubber in *Schedule 4, Part 4, Subpart B, Headnote 2*, and corresponding to the definition of sheets in *Schedule 7, Part 12, Subpart B, Headnote 1(b)*, classifiable under the provision for Sheets * * * of rubber * * *: * * * Not of cellulosic plastics material: * * * sheets * * * which are flexible: * * * Other, in *item 771.42, TSUS*, and not under the less specific provision for Natural rubber: * * * Containing fillers, extenders, pigments, or rubber-processing chemicals, in *item 446.10, TSUS*. The definition of rubber incorporated into *Schedule 7, Part 12, by Headnote 1(a)*, confined to the physical description rubber set forth in *Schedule 4, Part 4, Subpart B, TSUS*. Bureau letter dated April 11, 1967. (465.2)

T.D. 67-113(17) *Spraying appliances, mechanical, for liquids or powders. Spraying booms.*—Spraying booms designed to be mounted on trucks and used to spray roadsides to control weeds and brush, classifiable under the provision for Mechanical appliances * * * for projecting, dispersing, or spraying liquids or powders * * *: * * * Other, in *item 662.50, TSUS*. Bureau letter dated April 6, 1967. (434.1)

T.D. 67-113(18) *Toys, nspf. Egg. Chick. Classification Principles: "tariff entities", "entireties". Toy figures of animate objects.*—A novelty decorated metal egg which splits in half and contains a separate mechanical metal chick with a wind-up spring mechanism is classifiable as two separate tariff entities. The egg is classifiable under the provision for Toys * * * not specially provided for: * * * Other, in *item 737.90, TSUS*, and the chick under the provision for Toy figures of animate objects (except dolls): * * * Having a spring mechanism: Wholly or almost wholly of metal, in *item 737.45, TSUS*. Bureau letter dated April 17, 1967. (492.13)

T.D. 67-113(19) *Waste and scrap, nspf. Flyash.*—Flyash, fine solid particles of noncombustible ash deposited within a furnace or carried out of a chimney with waste gases and recovered for use in the production of Portland cement, and consisting of silicone dioxide, iron and aluminum oxides, calcium oxide, magnesium oxide, and balance principally compounds of sodium and boron, classifiable under the provision for Waste and scrap not specially provided for, in *item 793.00, TSUS*. Bureau letter dated April 13, 1967. (417.0)

(T.D. 67-114)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 1, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from April 24 through 28, 1967, rate of \$0.00285035.

Denmark krone:

April 24, 1967.....	\$0.144716
April 25, 1967.....	.144700
April 26, 1967.....	.144720
April 27, 1967.....	.144691
April 28, 1967.....	.144675

Hong Kong dollar:

Official rate of \$0.173500* for the period from March 27 through 31, 1967 and the following Free* rates:

March 27, 1967.....	\$0.174064
March 28, 1967.....	.174216
March 29, 1967.....	.174216
March 30, 1967.....	.174216
March 31, 1967.....	.174064

Iran rial:

For the period from March 27 through 31, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from March 27 through 31, 1967, rate of \$0.255033*.

Thailand baht (tical):

For the period from March 27 through 31, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-115)

Petroleum and petroleum products—Customs Regulations amended

Section 13.10, Customs Regulations, concerning the importation of petroleum products in bulk, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 13—EXAMINATION, MEASUREMENT, AND TESTING OF CERTAIN
PRODUCTS

In a notice of proposed amendment to section 13.10 of the Customs Regulations (19 CFR 13.10) relating to the importation of petroleum products in bulk, as published in the Federal Register on March 13, 1965 (30 F.R. 3385), mention was made of a report of the Comptroller General of the United States concerning customs control over unloadings of bulk petroleum from importing vessels and the determination of the quantities thereof.

Among other things, the report recommended the inclusion in the Customs Regulations of a requirement that, as a condition for the acceptance by customs of reports by licensed public gaugers as to the quantities of imported petroleum gauged by them, public gaugers be required to adhere to standards similar to those prescribed by the Customs Service for its own inspectors when gauging bulk petroleum imported by vessel. The Bureau concurs in this recommendation. It also believes that in such cases the public gaugers should be required to post performance bonds and section 13.10 of the Customs Regulations is being amended to so provide.

After consideration of all representations received in response to the notice, the Bureau has concluded that under certain conditions the sealing of all valves on the pipelines from the importing vessels to receiving shore tanks or continuous physical customs supervision over the discharge of petroleum or petroleum products, as set forth in the proposed amendment, would result in needless expense and impair operating efficiency which should be avoided, if possible. Moreover, the location and size of importers' facilities at any given port affect the extent of needed customs supervision and control over the discharge of the merchandise and its gauging. The Bureau has decided that these determinations can best be made locally pursuant to guidelines prescribed by the Bureau from time to time.

The proposed changes in section 13.10 of the Customs Regulations have been revised to conform with the above views.

The Customs Regulations are accordingly amended as follows:

The centerhead preceding section 13.10 is amended to read:

"PETROLEUM AND PETROLEUM PRODUCTS."

The heading of section 13.10 is amended to read:

"Importation of Petroleum and Petroleum Products in Bulk"

Paragraph (a) is amended to read:

(a) (1) When petroleum or petroleum products subject to duty at a specific rate per gallon are imported in bulk in tank vessels and are to be transferred into shore storage tanks, both the plans of each shore tank showing all outlets and inlets and the gauge table for each tank showing its capacity in United States gallons per inch or fraction of an inch of height shall be certified as correct by the proprietor of the tank. One set of these plans and gauge tables so certified shall be kept on file at the plant of the oil company and shall be available at all times to customs officers. Another certified set of the shore tank plans and gauge tables shall be filed in the customhouse for use in verifying the customs officers' reports. The district director of customs may require such additional sets of shore tank plans, including subsidiary pipeline plans, and gauge tables as he may deem necessary. The inlet and outlet valves of each tank shall have tags of a permanent type affixed thereto by the proprietor or lessee indicating the use of the valves. Whenever practicable the district director of customs may require the measurements and calibrations as shown on the gauge tables to be verified by a customs officer.

(2) Each district director of customs shall establish for his district controls and checks on the unloading and shore tank gauging of petroleum and petroleum products imported by vessel. Depending on local conditions, the district director of customs may employ any of the following methods of control of imported petroleum or petroleum products:

(i) Complete and continuous supervision by a customs officer when other methods are not considered adequate, or when the importer requests continuous supervision.

(ii) Subject to such checks as may be deemed necessary, the district director of customs may accept the reports of quantities of imported petroleum and petroleum products made by licensed public gaugers whose standards and procedures of gauging have been approved by the Bureau as corresponding to those required of customs gaugers. Applications for such approval shall be made to the Bureau by the licensed public gaugers through the local district directors of customs.

(iii) Use of positive displacement meters at installations where provided by the importer.

(iv) Use of turbine-type meters at installations where provided by the importer.

(v) Sealing of all valves when practical.

(vi) Taking of vessel ullages before and after the discharge.

(3) A licensed public gauger (firm or individual) whose standards and procedures of gauging have been approved by the Bureau shall, as a condition for the acceptance for customs purposes of his reports of gauging, be required to file a bond with the district director of customs to insure that his gauging is in conformance with these approved standards and procedures, and with such general or specific procedures as may be required by the district director of customs for each of the discharging facilities in his district. The form of the required bond will be available from the district director of customs upon application.

(4) The district director of customs is authorized to approve, for each such licensed public gauger in his district, general or specific procedures to be followed by the public gauger at each of the discharging facilities in the district.

Paragraphs (b), (c), (d), and (e) are amended by inserting the words "petroleum or" before the words "a petroleum product" or "petroleum products" wherever they appear in those paragraphs.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

This amendment shall become effective 30 days after its publication in the Federal Register.

(334.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved April 27, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register May 4, 1967 (32 F.R. 6838)]

(T.D. 67-116)

Bonds

Approval of consolidated aircraft bond (air carrier blanket bond), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 3, 1967.

The following consolidated aircraft bond has been approved:

Name of principal and surety	Date of Bond	Date of approval	Filed with district director of customs; amount
Universal Airlines, Inc., Detroit Metropolitan Airport, Inkster Mich.; Fidelity & Deposit Co. of Md.	April 12, 1967	April 20, 1967	Detroit, Mich.; \$100,000

The foregoing principal has not been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-117)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 8, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

May 1, 1967	-----	\$0.00285508
May 2, 1967	-----	.00285035
May 3, 1967	-----	.00285035
May 4, 1967	-----	.00285035
May 5, 1967	-----	.00285035

Denmark krone:

May 1, 1967	-----	\$0.144690
May 2, 1967	-----	.144709
May 3, 1967	-----	.144700
May 4, 1967	-----	.144656
May 5, 1967	-----	.144653

Hong Kong dollar:

Official rate of \$0.174000* for the period from April 3 through 7, 1967, and the following Free* rates:

April 3, 1967	-----	\$0.174140
April 4, 1967	-----	.174140
April 5, 1967	-----	.174178
April 6, 1967	-----	.174178
April 7, 1967	-----	.174064

*Certified as nominal rates.

Iran rial:

For the period from April 3 through 7, 1967, rate of
\$0.0133333*.

Philippine peso:

April 3, 1967_____	\$0.255300*
April 4, 1967_____	.255000*
April 5, 1967_____	.255300*
April 6, 1967_____	.255033*
April 7, 1967_____	.255033*

Thailand baht (tical):

For the period from April 3 through 7, 1967, rate of
\$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-118)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 4, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings

TARIFF CLASSIFICATION

T.D. 67-118(1) *Articles of textile materials, nspf. Baby carrier.*—
A hammock-type baby carrier with straps, having a knit nylon mesh
portion approximately 22 by 8 inches, and in chief value thereof, is
classifiable under the provision for Articles not specially provided
for, of textile materials: * * * Other articles, not ornamented: * * *

Of man-made fibers: Knit (except pile or tufted construction), in *item 389.40*, TSUS. Bureau letter dated April 25, 1967. (474.5)

T.D. 67-118(2) *Charts. Paperboard disc calculator.*—Paperboard disc calculator, a printed chart containing information on proper bidding in the game of bridge, classifiable under the provision for Maps, atlases, and charts, in *item 273.35*, TSUS. Bureau letter dated April 24, 1967. (426.853)

T.D. 67-118(3) *Chemical compounds, organic, non-benzenoid. Ergosterol.*—Ergosterol is classifiable under the provision for Alcohols, monohydric, unsubstituted: * * * Other, in *item 428.12*, TSUS. T.D. 56199(19) holding that ergosterol is classifiable under the less specific provisions of *item 429.90*, TSUS, revoked. Bureau letter dated April 10, 1967. (411.4)

T.D. 67-118(4) *Chemical elements. Phosphorus.*—Although the imported elemental phosphorus is to be used for the production of fertilizers, it would still be classified under the provision for Chemical elements in any physical form: * * * Phosphorus, in *item 415.35*, TSUS, since a survey of the trade indicates that there is no grade of phosphorus chiefly used as a fertilizer or chiefly as an ingredient in fertilizers, and, therefore, *item 480.70*, TSUS, would not be applicable. Bureau letter dated April 25, 1967. (511.4)

T.D. 67-118(5) *Compasses. Floating compass.*—A round miniature floating compass with a loop at the top portion for attachment to a key chain, classifiable under the provision for Compasses and parts thereof: * * * Other, in *item 710.16*, TSUS. Bureau letter dated April 19, 1967. (426.853)

T.D. 67-118(6) *Esters, monohydric alcohol. Propyl gallate.*—Propyl gallate made from Gallic acid which is extracted from vegetable sources is classifiable under the provision for Esters of monohydric alcohols * * *: * * * Other, in *item 428.72*, TSUS. Bureau letter dated April 17, 1967. (417.51)

T.D. 67-118(7) *Footware. Boot, rubber. Inner sock.*—A boot with a base and toe as well as an outer sole and heel of rubber and a synthetic textile top attached to the base by means of a leather strap and reinforced with a leather metatarsal strap with buckle is classifiable under the provisions for Footwear * * * which is * * * over 50 percent by weight of fibers and rubber or plastics with at least 10 percent by weight being rubber or plastics: * * * Having uppers of which

not over 90 percent of the exterior surface area is rubber or plastics * * *: Other, in *item 700.60*, TSUS. A felt inner sock, assumed to be wool felt, is separately classifiable under the provision for Footwear * * *: * * * with soles and uppers of wool felt, in *item 700.75*, TSUS. Bureau letter dated April 12, 1967. (465.221)

T.D. 67-118(8) *Golf equipment. Golf tee, automatic.*—Automatic iron and rubber tee-up holding about two dozen golf balls, operated by pressing down on arm with the golf club, and thereby feeding the ball onto the tee, thus enabling the user to practice driving without changing the position of his body or feet, classifiable under the provision for Golf equipment * * *: * * * Other, in *item 734.77*, TSUS. Bureau letter dated April 25, 1967. (492.232)

T.D. 67-118(9) *Loading or unloading machinery. Pallet loaders.*—Automatic pallet loaders capable of automatically stacking cartons, crates, boxes, and bag packages into a pallet unit through means of a roller conveyor system in a mass production line, classifiable under the provision for Lifting, handling, loading or unloading machinery, and conveyors, in *item 664.10*, TSUS. Bureau letter dated April 20, 1967. (434)

T.D. 67-118(10) *Locks. Cash box lock.*—A two piece lock of steel, consisting of a lock body rectangular in shape to be attached to the inside of a cash box with keyhole portion protruding through the box, and a flat steel shackle which is attached to the lid of the box and acts as the male locking part, classifiable under the provision for Locks * * * of base metal * * *: * * * Other, in *item 646.92*, TSUS. Bureau letter dated April 21, 1967. (424.43)

T.D. 67-118(11) *Mixtures, chemical, nspf. Peptone.*—Product obtained by digestion of meat proteins by enzyme pepsin, a mixture of amino acids used exclusively to prepare bacteriological culture in the field of microbial genetics and biochemistry, classifiable under the provision for Mixtures not specially provided for, in *item 432.00*, TSUS, with rate applicable to *item 425.52*, TSUS, under which the combination of amino acids would fall. Bureau letter dated April 24, 1967. (417.0)

T.D. 67-118(12) *Parts of bombs. Aluminum sheet.*—Aluminum sheet approximately 0.160 inch thick and 3½ inches by 24 inches, somewhat kite shaped, which after importation will be formed on a mechanical press, punched, painted, and used in the manufacture of bomb fins, is considered to be an unfinished part and not a basic

aluminum shape or form and is, therefore, classifiable under the provision for Bombs * * * and parts thereof: * * * Other, in *item 730.93*, TSUS. Bureau letter dated April 24, 1967. (426.13)

T.D. 67-118(13) *Parts of furniture designed for motor vehicle use. Headrest.*—Single-prong automobile headrest (barber chair type) specially designed to be used with specific model of automobile seat, such seat designed to receive the prong of the headrest, classifiable under the provision for Furniture designed for motor-vehicle use, and parts thereof, in *item 727.06*, TSUS. Bureau telegram dated April 20, 1967. (433.3)

T.D. 67-118(14) *Parts of game machines. Motor.*—A spring-operated motor chiefly used in the manufacture of game machines, equipped with gears and containing a 3-inch movable alternating flange (called a "transverse bar" which makes a clicking sound) as the pointer, on the face of the dial, which rotates when the motor unwinds, is classifiable under the provision for Game machines * * * including games having mechanical controls for manipulating the action, and parts thereof, in *item 734.20*, TSUS. Bureau letter dated April 25, 1967. (492.123)

T.D. 67-118(15) *Practical joke article. Cat cry.*—Paper cat cry, consisting of a cylindrically shaped article of paper approximately $1\frac{3}{4}$ inches high and $1\frac{1}{2}$ inches in diameter having a metal perforated top. When the article is resting on its perforated top, and then turned right side up, it makes a sound in imitation of a cat, classifiable under the provision for Practical joke articles, in *item 737.65*, TSUS. Bureau letter dated April 13, 1967. (418.440)

T.D. 67-118(16) *Practical joke article. Imitation electric light plug and cord.*—Imitation electric light plug and cord containing no wire and of no practical use as such, classifiable under the provision for Practical joke articles, in *item 737.65*, TSUS. Bureau letter dated April 21, 1967. (431.24)

T.D. 67-118(17) *Rubber articles, nspf. Furniture webbing material.*—Furniture webbing material in chief value of rubber containing 25 percent cotton, formed by warps made of three fine latex threads which are wrapped into a cotton coat and woofs made of twin jute thread, which are both immersed into liquid latex after the weaving. If in chief value of natural rubber, classifiable under the provision for Articles not specially provided for, of rubber or plastics: Of natural rubber, in *item 774.25*, TSUS; if in chief value of synthetic rubber,

classifiable under the provision for Articles not specially provided for, of rubber or plastics: * * * Other, in *item 774.60*, TSUS. Bureau letter dated April 18, 1967. (472.16)

T.D. 67-118(18) *Sport or athletic equipment. Diving boards.*—Diving boards classifiable under the provision for Sport * * * athletic * * * equipment * * * not specially provided for, in *item 735.20*, TSUS. Bureau letter dated April 21, 1967. (511.4)

T.D. 67-118(19) *Wood-veneer panels. Beech wood veneer.*—Two pieces of beech wood veneer glued back to back constitute a wood-veneer panel which is within the definition of wood-veneer panels, in *Schedule 2, Part 3, Headnote 1(b)*, TSUS, as opposed to "reinforced or backed" as used in the superior heading to *items 240.00 through 240.06*, TSUS, and classifiable under the provision for Wood-veneer panels * * *: With veneer faces on both sides: * * * Other, in *item 240.38*, TSUS. Bureau letter dated April 17, 1967. (481.33)

(T.D. 67-119)

Cotton textiles—Restriction on entry

Restriction on cotton textile products in category 46, manufactured or produced in Malaysia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 8, 1967.

There is published below the directive of April 25, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textile products in category 46 manufactured or produced in Malaysia.

This directive was published in the Federal Register on April 29, 1967 (32 F.R. 6651), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE

WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

April 25, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended, by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible and for the twelve-month period beginning on February 23, 1967 and extending through February 22, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textile products in Category 46, produced or manufactured in Malaysia, in excess of a twelve-month level of restraint of 18,000 dozen.¹

In carrying out this directive, entries of cotton textile products in Category 46, produced or manufactured in Malaysia and which have been exported to the United States prior to February 23, 1967 shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Malaysia and with respect to imports of cotton textiles and cotton textile products from Malaysia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee

¹ This level has not been adjusted to reflect entries made on or after February 23, 1967.

(T.D. 67-120)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 8, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Blythe Motor Lines, Inc., P.O. Box 426, Tampa, Fla., motor carrier; Fidelity & Deposit Co. of Md.	Mar. 9, 1966	Apr. 13, 1966	Apr. 21, 1967	Tampa, Fla.; \$10,000
Blythe Motor Lines, Inc., P.O. Box 426, Tampa, Fla., motor carrier; Federal Ins. Co. of N.Y.	Mar. 9, 1967	Apr. 21, 1967	-----	Tampa, Fla.; \$10,000
Chicago Express, Inc., 617 Waugh-town St., Winston-Salem, N.C., motor carrier; Maryland Casualty Co.	Apr. 17, 1963	July 9, 1963	Apr. 10, 1967	New York, N.Y.; \$25,000
Diamond T. Trucking Co., Inc., Port Reading, N.Y., motor carrier; Travelers Indemnity Co.	Mar. 3, 1967	Mar. 30, 1967	-----	New York, N.Y.; \$25,000
Indianapolis & Southern Motor Ex-press, Inc., Vincennes, Ind., motor carrier; National Union Fire Ins. Co.	July 12, 1956	Aug. 8, 1956	Apr. 27, 1967	Indianapolis, Ind.; \$10,000
Indianapolis & Southern Motor Ex-press, Inc., Vincennes, Ind., motor carrier; Reliance Ins. Co.	Apr. 4, 1967	Apr. 27, 1967	-----	Cleveland, Ohio; \$10,000
Interstate Freight Lines, Inc., Seattle, Wash., motor carrier; Royal Indem-nity Co.	Apr. 19, 1949	Apr. 29, 1949	Apr. 11, 1967	Portland, Oreg.; \$10,000
Massachusetts Trucking Corp., 8 Ful-ton St., New York, N.Y., motor car-rier; Reliance Ins. Co.	Mar. 16, 1964	Apr. 27, 1964	Apr. 11, 1967	New York, N.Y.; \$25,000
Massachusetts Trucking Corp., P.O. Box F-649, New Bedford, Mass., motor carrier; Peerless Ins. Co.	Mar. 16, 1967	Apr. 11, 1967	-----	New York, N.Y.; \$25,000
H. A. Maggard dba Maggard Truck Line, P.O. Box 1046, Harlingen, Tex., motor carrier; American Gen-eral Ins. Co.	Dec. 16, 1965	Dec. 22, 1965	Mar. 21, 1967	Laredo, Tex.; \$10,000
H. A. Maggard dba Maggard Truck Line, P.O. Box 1046, Harlingen, Tex., motor carrier; U.S. Fire Ins. Co.	Mar. 22, 1967	Mar. 22, 1967	-----	Laredo, Tex.; \$10,000
North Penn Transfer, Inc., RT #63 & 202, Lansdale, Pa., motor carrier; The Home Indemnity Co.	Apr. 28, 1967	Apr. 28, 1967	-----	Philadelphia, Pa.; \$10,000
D. W. Ramsay Motor Freight, Inc., P.O. Box 1037, Aberdeen, Wash., motor carrier; The Aetna Casualty & Surety Co.	Feb. 2, 1965	Feb. 4, 1965	Mar. 29, 1967	Portland, Ore.; \$10,000
D. W. Ramsay Motor Freight, Inc., 313 South F. St., Aberdeen, Wash., motor carrier; Fireman's Fund Ins. Co.	Mar. 10, 1967	Mar. 29, 1967	-----	Portland, Ore.; \$10,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Sierra Distributing, Ltd., 8536 Elder Creek Rd., Sacramento, Calif., motor carrier; Liberty Mutual Ins. Co.	Apr. 30, 1965	June 14, 1965	Apr. 13, 1967	San Francisco, Calif.; \$10,000
Terminal Transport Co., Inc., 180 Harriet St., S.E., Atlanta, Ga., motor carrier; U.S. Fidelity & Guaranty Co.	Mar. 1, 1954	Apr. 14, 1954	Apr. 19, 1967	Savannah, Ga.; \$10,000
Terminal Transportation, 248 Chester Ave., S.E., Atlanta, Ga., motor carrier; The American Ins. Co.	Mar. 1, 1967	Apr. 19, 1967	-----	Savannah, Ga.; \$10,000
The Transport Corp., Blackstone, Va., motor carrier; U.S. Fidelity & Guaranty Co.	Sept. 16, 1957	Sept. 17, 1957	Mar. 28, 1967	Norfolk, Va.; \$10,000
Epes Transport System, Inc., Blackstone, Va., motor carrier; U.S. Fidelity & Guaranty Co.	Mar. 17, 1967	Mar. 28, 1967	-----	Norfolk, Va.; \$10,000
Transport Motor Express, Inc., Box 958, Meyer Rd., Fort Wayne, Ind., motor carrier; American Employers' Ins. Co.	Jan. 8, 1959	Apr. 17, 1959	Apr. 5, 1967	Cleveland, Ohio; \$10,000
Transport Motor Express, Inc., P. O. Box 958, Fort Wayne, Ind., motor carrier; Ins. Co. of North America.	Mar. 23, 1967	Apr. 19, 1967	-----	Cleveland, Ohio; \$15,000

(241.2)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-121)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 15, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from May 8 through 12, 1967, rate of \$0.00285035.

Denmark krone:

May 8, 1967-----	\$0. 144650
May 9, 1967-----	. 144629
May 10, 1967-----	. 144625
May 11, 1967-----	. 144550
May 12, 1967-----	. 144500

Hong Kong dollar:

Official rate of \$0.174000* for the period from April 10 through 14, 1967 and the following Free* rates:

April 10, 1967-----	\$0. 174064
April 11, 1967-----	. 174064
April 12, 1967-----	. 174291
April 13, 1967-----	. 174367
April 14, 1967-----	. 174367

Iran rial:

For the period from April 10 through 14, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from April 10 through 14, 1967, rate of \$0.255033*.

Thailand baht (tical):

For the period from April 10 through 14, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

LESTER D. JOHNSON,
Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-122)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 8, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

The opening of the St. Lawrence Seaway has resulted in the development of a business and industrial area outside the present

port limits of Chicago, Illinois. In order to provide customs services to this business and industrial area, it has been decided to extend the port limits of Chicago, Illinois, to encompass this greater area.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President in Executive Order No. 10289, September 17, 1951 (3 CFR, Ch. II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), the geographical limits of the customs port of Chicago, Illinois, in the Chicago, Illinois, customs district (Region IX), as described in T.D. 54137, are extended to include the following area:

Beginning at the point where the northern limits of Cook County, Illinois, intersect Lake Michigan, thence westerly along the Cook County-Lake County Line to the point where State Highway Fifty-Three (53) intersects this Line, thence in a southerly direction along State Highway Fifty-Three (53) to the point where this highway intersects the Dupage County-Will County Line, thence in a general easterly and southerly direction along the northern and eastern limits of Will County, Illinois, to the point where the Will County-Cook County Line intersects the Illinois-Indiana State Line, thence northerly along the Illinois-Indiana State Line to the point near Dyer, Indiana, where U.S. Route Thirty (30) intersects this Line, thence easterly along U.S. Route Thirty (30) to the point where this highway intersects the Lake County-Porter County Line, thence northerly along the Lake County-Porter County Line to the point where this Line meets Lake Michigan.

Section 1.2(c) of the Customs Regulations is amended by deleting "(including the territory described in T.D. 54137)" in the column headed "Ports of entry" in the Chicago, Illinois, customs district (Region IX), and inserting in lieu thereof "(including the territory described in T.D. 67-122)."

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.)

This Treasury decision shall become effective 30 days after publication in the Federal Register.

(192-39.1)

TRUE DAVIS,
Assistant Secretary of the Treasury.

(T.D. 67-123)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 11, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

AIRCRAFT IN FOREIGN TRADE

T.D. 67-123(1) *Supplies and equipment for aircraft of foreign registry.*—In accordance with section 309(d), Tariff Act of 1930, as amended, the Department of Commerce has found and has advised the Treasury Department that the Union of Soviet Socialist Republics allows privileges to aircraft registered in the United States and engaged in foreign trade substantially reciprocal to the privileges provided for in sections 309 and 317 of the Tariff Act of 1930, as amended. The same privileges are thereby hereby extended to aircraft registered in the Union of Soviet Socialist Republics and engaged in foreign trade. Bureau letter dated April 28, 1967. (235)

TARIFF CLASSIFICATION

T.D. 67-123(2) *Air conditioning machines. Environment cabinets.*—Controlled environment cabinets which produce a desired temperature and humidity in the cabinet for the study of seeds and germination, the cabinets themselves not performing any checking or measuring function, are classifiable under the provision for Air-conditioning machines, comprising a motor-driven fan and elements for changing the temperature and humidity of air, in *item 661.20*, TSUS. T.D. 66-144(25) modified. Bureau letter dated May 2, 1967. (426.85)

T.D. 67-123(3) *Chemical compounds, organic, benzenoid. Acetoacet-para-chloranilide.*—Acetoacet-para-chloranilide, a dye intermediate, classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid * * * structure, not provided for in subpart A or C of this part (Schedule 4, Part 1): * * * Other, in *item 403.60*, TSUS. Bureau letter dated May 1, 1967. (411.2)

T.D. 67-123(4) *Drugs, benzenoid. D-Pseudoephedrine Hydrochloride.*—D-Pseudoephedrine Hydrochloride is classified under the provision for Products suitable for medicinal use, and drugs: Obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of this part (Schedule 4, Part 1): * * * Drugs: * * * Other, in *item 407.85*, TSUS. Bureau letter dated May 1, 1967. (417.0)

T.D. 67-123(5) *Electrical apparatus for making, breaking, protecting, electrical circuits. Printed circuit board.*—An insulated board which has a scheme either etched and filled or stamped with a conducting material between various points and holes in the conducting material for the soldering of electrical components or the connecting of circuits, classifiable under the provision for Electrical apparatus * * * for making connections to or in electrical circuits, in *item 685.90*, TSUS. Bureau letter dated April 28, 1967. (431)

T.D. 67-123(6) *Floor coverings, other. Safety flooring.*—"Safety flooring" consisting of a pliable material measuring approximately $\frac{3}{32}$ inch in thickness, composed chiefly of polyvinyl chloride mixed with small amounts of aluminum oxide and silicone carbide abrasive grains, the underside of which is backed with a loosely woven natural fiber or burlap-like material; classifiable under the provision for floor coverings not specially provided for, in *item 728.25*, TSUS. Bureau letter dated May 4, 1967. (475.24)

T.D. 67-123(7) *Jet projecting machines. Sand-blasting machines. Machine tools. Blast-cleaning machines. Definitions and Words and Phrases: "machine tools".*—Abrasive airblast and abrasive roto-blast machines, propelling sand, metal, shot or other abrasives, such as grit, by centrifugal force supplied by rotating vaned wheels, against metal and other materials for blast-cleaning, descaling, deflashing and/or deburring, and shot peening, classifiable under the provision for Steam- or sand-blasting machines and similar jet projecting machines * * *: * * * Other, in *item 662.50*, TSUS, and not under the provision for Sand-blasting machines, in *item 662.40*, TSUS, nor under the provision for Machine tools: Metal-working tools: * * * Other, in *item 674.35*, TSUS, as machines of this description do not constitute sand-blasting machines because of the abrasive material used, and are excluded from classification as machine tools by *Schedule 6, Part 4, Subpart A, Headnote 1*, TSUS. Bureau letter dated May 4, 1967. (484)

T.D. 67-123(8) *Machines, nsfp. Snow melter.*—Snow melter designed to be used by railroads for the purpose of eliminating snow or ice between switch and rail and which consists of a combustion

chamber, heat exchanger, blower, controls and duct system classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated April 27, 1967. (431.7)

T.D. 67-123(9) *Measuring or checking instruments, apparatus, and machines, nsp, non-optical. Mechanical Decelerometer.*—A device which is used primarily by state highway departments to determine skid resistance of pavement surfaces and by automotive shops to check the brake effectiveness of a vehicle, containing a fluid damped pendulum, which, in turn, provides deceleration readings in percentages of the earth's gravity constant g, classifiable under the provision for Non-optical measuring or checking instruments * * *: * * * Other, in *item 710.80*, TSUS. Bureau letter dated April 27, 1967. (426.845)

T.D. 67-123(10) *Nitrogenous compounds. Dimethylamine Propylamine.*—Dimethylamine Propylamine (1, Amino, 3, Dimethyl Amino Propane) ($\text{NH}_2\text{CH}_2\text{CH}_2\text{C}(\text{CH}_3)_2\text{NH}_2$) is classifiable under the provision for Nitrogenous compounds: * * * Other: * * * Other, in *item 425.52*, TSUS. Bureau letter dated April 28, 1967. (411.2)

T.D. 67-123(11) *Ophthalmic instruments. Corneal biomicroscope.*—Corneal biomicroscope also called "Slit Lamp Junior", consisting of a slit lamp section, a microscope section, and an arm and base section, used for examining the cornea, surrounding tissues, and contact lenses, classifiable under the provision for Medical, dental, surgical and veterinary instruments and apparatus (including electro-medical apparatus and ophthalmic instruments) * * *: Optical instruments * * *: * * * Other, in *item 709.05*, TSUS. Bureau letter dated May 4, 1967. (426.85)

T.D. 67-123(12) *Parts of air conditioning machines. Heat exchangers.*—Heat exchangers which are designed for the air conditioning system of a BAC 111 aircraft are classifiable under the provision for Air-conditioning machines * * * and parts thereof, in *item 661.20*, TSUS. Bureau letter dated May 2, 1967. (433.4)

T.D. 67-123(13) *Parts of motor vehicles. Bumper bars.*—Bumper bars, steel, coated with chrome, permanently fixed to bumpers of Volkswagen automobiles to give further protection against bumps and nicks associated with parking lot driving, classifiable under the provision for Parts of * * * motor vehicles: * * * Other: * * * Other, in *item 692.27*, TSUS. Bureau letter dated May 3, 1967. (433.3)

T.D. 67-123(14) *Plastic articles. Identification and price tags.*—Small flexible tags, approximately $1\frac{1}{2}$ inch in length, which are used to identify a ring and indicate the price, and are attached to a ring by pressing the two ends together and secured by a snap fastener, classifiable under the provision for Articles not specially provided for, of rubber or plastics: * * * Other, in *item 774.60*, TSUS. Bureau letter dated April 28, 1967. (484.454)

T.D. 67-123(15) *Weaving machines. Weaving loom.*—An inexpensive, small and flimsily constructed weaving loom of wood and rigid plastic with outside dimensions of $13\frac{5}{16}$ inches by $10\frac{1}{4}$ inches and which actually weaves fabric, classifiable under the provision for Weaving machines, in *item 670.14*, TSUS, and not under the provision for Toys, * * * not specially provided for: * * * Other, in *item 737.90*, TSUS. Bureau letter dated April 27, 1967. (434.21)

(T.D. 67-124)

Coastwise transportation of empty cargo vans and shipping tanks by Israel vessels—Customs Regulations amended

Section 4.93(b), Customs Regulations, amended to add Israel to the list of countries whose registered vessels are permitted to transport empty cargo vans, lift vans, and shipping tanks coastwise

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

On the basis of information obtained and furnished by the Department of State, it is found that the Government of Israel extends to vessels of the United States in ports of Israel privileges reciprocal to those provided for in section 4.93(a) of the Customs Regulations. Vessels of Israel are therefore entitled to the privilege granted by this section.

Accordingly, section 4.93(b) of the Customs Regulations is amended by the insertion of "Israel" in appropriate alphabetical order in the list of countries in that section.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759, sec. 2, 23 Stat. 118, as amended, sec. 27, 41 Stat. 999, as amended; 5 U.S.C. 301, 19 U.S.C. 66, 1624, 46 U.S.C. 2, 883.)

(216.131)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved May 12, 1967

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register May 18, 1967 (32 F.R. 7390)]

(T.D. 67-125)

Instruments of international traffic

Wooden Chicken Crates

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 17, 1967.

It has been established to the satisfaction of the Bureau that wooden chicken crates, lasting on the average 4 months with 75 round trips, having identifying markings placed thereon by paint, not used for any purpose other than for transportation of live poultry, about 1,000 crates being used in this service, are substantial and designed for and capable of repeated use in transportation, and are used in substantial numbers in international traffic.

Under the authority conferred by section 10.41a(a), Customs Regulations (19 CFR 10.41a(a)), I hereby designate as "instruments of international traffic" within the meaning of section 322(a), Tariff Act of 1930, as amended, the above-described crates. These containers may be released under the procedures provided for in section 10.41a, Customs Regulations.

(516.6)

LESTER D. JOHNSON,
Commissioner of Customs.

(T.D. 67-126)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 11, 1967.

The following are synopses of drawback rates and amendments issued March 10, to May 8, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Blades, bucket and partition; pins, dovetail, assembled as component parts of large steam turbines.*—T.D. 37886-C, as amended, covering, among other things, electric motors, machines, cables, wire, apparatus, appliances, and parts thereof manufactured under section 1313(a) and (b) by General Electric Co., New York, N.Y., at its several factories with the use of copper, *amended* to cover the manufacture under section 1313(b) of bucket and partition blades and dovetail pins assembled as component parts of large steam turbines with the use of bucket and closure blade stock, partition stock for diaphragms, and dovetail pin stock at its Schenectady, N.Y., factory.

Amendment effective on articles manufactured on and after July 20, 1965, and exported on and after April 26, 1966.

Manufacturer's supplemental statement of January 31, 1967, forwarded to regional commissioner of customs, New York, N.Y., May 3, 1967.

(B) *Chemical products and chemical intermediates.*—T.D. 54109-C, as amended, particularly by T.D. 66-63-A, covering, among other things, L-acetylamino nitrile, ammonium chloride USP, and methyl-dopa not sterilized manufactured under section 1313(b) by Merck & Co., Inc., Rahway, N.J., at its various factories with the use of vanillin, acetic anhydride, sodium bisulfite anhydrous, and ammonium chloride USP, and methyl-dopa not sterilized manufactured with the use

of L-acetylaminonitrile or DL-methyldopa is further *amended* to cover the manufacture under section 1313(a) of the following products:

- (1) Benzoate intermediate with the use of imported para amino-salicylic acid; and
- (2) Crystalline Procaine Penicillin G and Buffered Crystalline Penicillin G Pottassium, Crystalline Procaine Penicillin G and Buffered Crystalline Penicillin G Sodium, Penicillin and Streptomycin for aqueous injection and Procaine and Sodium Penicillins with Streptomycin, with the use of drawback Procaine Penicillin G Crystalline;

and to cover the manufacture under section 1313(b) of the following products:

- (1) Benzoate intermediate with the use of acetic anhydride;
- (2) Ethopabate with the use of benzoate intermediate and diethyl sulfate; and
- (3) Crystalline Procaine Penicillin G and Buffered Crystalline Penicillin G Pottassium, Crystalline Procaine Penicillin G and Buffered Crystalline Penicillin G Sodium, Penicillin and Streptomycin for aqueous injection, and Procaine and Sodium Penicillins with Streptomycin, with the use of Procaine Penicillin G Crystalline.

Amendment effective on articles manufactured and exported on and after the applicable dates set forth in the supplemental statements below.

Supplemental statements of April 29, 1966, two (2) on May 5, 1966, and two (2) on November 7, 1966, forwarded to regional commissioner of customs, New York, N.Y., May 5, 1967.

(C) *Cloths, wiping (pre-crumpled)*.—Manufactured under section 1313(b) by Nu-Tex Corp., Dunellen, N.J., with the use of non-woven rayon fabrics.

Rate effective on articles manufactured and exported on and after June 9, 1966.

Manufacturer's statements of August 18, 1966, and March 29, 1967, forwarded to regional commissioner of customs, New York, N.Y., April 17, 1967.

(D) *Electrolytic copper rod of 5/16 inch and 1/4 inch in diameter*.—T.D. 53862-A, as amended, covering, among other things, copper wire and cable, bare and insulated manufactured under section 1313(b) by Southwire Co., Carrollton, Ga., with the use of copper, *amended* to cover electrolytic copper rod of $\frac{5}{16}$ inch and $\frac{1}{4}$ inch in diameter manufactured under section 1313(b) by the said company with the use of electrolytic copper rod of $\frac{3}{8}$ inch in diameter.

Amendment effective on articles manufactured and exported on and after February 14, 1966.

Supplemental statement of March 22, 1967, forwarded to regional commissioner of customs, Miami, Fla., April 26, 1967.

(E) *Fuel strainer assemblies and fuel strainer assembly overhaul kits.*—Manufactured under section 1313(a) by Forrest Wagniere Engineering Co., Englewood, Calif., with the use of imported rubber surge cushions.

Rate effective on articles manufactured and exported on and after April 2, 1965.

Rate issued by regional commissioner of customs, Los Angeles, Calif., March 10, 1967.

(F) *Herbicide compositions.*—T.D. 45857-D, as extended and amended, covering, among other things, oxypyrimidine and diazinon manufactured under section 1313(b) by Geigy Chemical Corp., Ardsley, N.Y., at its McIntosh, Ala., factory with the use of methyl acetoacetate, further *amended* to cover herbicide compositions containing triazines manufactured by the firm under section 1313(b), at its said factory with the use of cyanuric chloride and technical triazines.

Amendment effective on articles manufactured and exported on and after March 7, 1962.

Supplemental statement of December 23, 1965, forwarded to regional commissioner of customs, New York, N.Y., April 5, 1967.

(G) *Inertia welders and turbine engines.*—T.D. 44250-R, as amended, covering, among other things, tractors, machines, and machinery manufactured under section 1313(a) and (b) by Caterpillar Tractor Co., Peoria, Ill., at its Decatur, Joilet, and Peoria, Ill.; San Leandro, Calif.; and York, Pa., factories with the use of steel and imported magnetos or drawback magnetos or generators, further *amended* to cover (1) additional factories at Mapleton and Peoria, Ill., and (2) inertia welders and turbine engines manufactured under section 1313(b) at its several factories with the use of pig iron.

Amendment effective on articles manufactured on and after January 1, 1965, and exported on and after October 1, 1965.

Supplemental statements of June 8, 1966, and February 24, 1967, forwarded to regional commissioner of customs, Chicago, Ill., April 21, 1967.

(H) *Magnesium alloy ingots.*—Manufactured under section 1313(b) by The Dow Chemical Co., Midland, Mich., at its Freeport, Tex., and Madison, Ill., factories with the use of primary magnesium metal.

Rate effective on articles manufactured on and after October 20, 1966, and exported on and after December 17, 1966.

Manufacturer's statement of January 27, 1967, forwarded to the regional commissioner of customs, Chicago, Ill., May 8, 1967.

(I) *"Mylar" polyester film, slit rolls.*—Manufactured under section 1313(b) by E. I. Du Pont de Nemours & Co., Inc., Wilmington, Del., at its factories at Circleville, Ohio, and Florence, S.C., with the use of wider rolls of "Mylar" polyester film.

Rate effective on articles manufactured on and after February 24, 1966, and exported on and after March 4, 1966.

Manufacturer's statement of August 2, 1966, forwarded to regional commissioner of customs, Baltimore, Md., May 5, 1967.

(J) *Orange juice, frozen concentrated; orange juice, single strength; and lime juice, single strength.*—Manufactured under section 1313(b) by Ludford Fruit Products, Inc., Los Angeles, Calif., with the use of concentrated orange juice, single strength lime juice, and liquid refined sugar.

Rate effective on articles manufactured and exported on and after April 26, 1965.

Manufacturer's statements of July 14, 1966, and March 6, 1967, forwarded to regional commissioner of customs, Los Angeles, Calif., May 2, 1967.

(K) *Piece goods, woven.*—Manufactured under section 1313(b) by Park Silk Co., Inc., New York, N.Y., at its Lebanon, Pa., factory with the use of acetate yarn.

Rate effective on articles manufactured on and after March 16, 1963, and exported on and after October 27, 1965.

Manufacturer's statement of December 31, 1966, forwarded to regional commissioner of customs, New York, N.Y., April 12, 1967.

(L) *Radiator cores and lockseam tubes.*—Manufactured under section 1313(b) by Daniel Radiator Corp., Houston, Tex., at its Houston, and Fort Worth, Tex., factories with the use of copper foil in rolls and brass foil in rolls.

Rate effective on radiator cores manufactured on and after January 1, 1965, and exported on and after October 22, 1965; and Lockseam tubes manufactured on and after February 1, 1965, and exported on and after October 22, 1965.

Manufacturer's statement of November 3, 1966, forwarded to regional commissioner of customs, Houston, Tex., April 7, 1967.

(M) *Refrigerators and display cases.*—Manufactured under section 1313(b) by the Fogel Refrigerator Co., Philadelphia, Pa., at its Philadelphia, Pa., and Aguadilla, P.R., factories with the use of stainless steel sheets.

Rate effective on articles manufactured and exported on and after November 1, 1966.

Manufacturer's statement of December 30, 1966, forwarded to regional commissioner of customs, Baltimore, Md., April 26, 1967.

(N) *Sodium carboxymethylcellulose; nitroform; dimethyl terephthalate; pentaerythritol; sodium formate; formaldehyde; and corpent.*—Manufactured under section 1313(b) by Hercules Inc., Wilmington, Del., at the factories mentioned with the use of the merchandise specified: Nitroform manufactured at the Hercules, Calif., factory with the use of methyl alcohol; formaldehyde manufactured at the Louisiana, Mo., factory with the use of methyl alcohol; dimethyl terephthalate manufactured at the factories located at Burlington, N.J., and Spartanburg, S.C., with the use of methyl alcohol; sodium carboxymethylcellulose manufactured at the Hopewell, Va., factory with the use of methyl alcohol; and pentaerythritol, Corpent and sodium formate manufactured at the Louisiana, Mo., factory with the use of formaldehyde.

Rate effective on articles manufactured on and after January 4, 1966, and exported on and after January 5, 1966.

Manufacturer's statements of September 14, 1966, September 23, 1966, October 13, 1966, and January 19, 1967, forwarded to regional commissioner of customs, Baltimore, Md., April 19, 1967.

(O) *Springs, flat leaf suspended.*—Manufactured under section 1313(b) by Detroit Steel Products, Div. of Fenestra, Inc., Chicago, Ill., at its Detroit, Mich., factory with the use of steel bars, hot rolled.

Rate effective on articles manufactured on and after May 1, 1964, and exported on and after September 28, 1964.

Manufacturer's statements of April 7, 1965, June 22, 1965, and November 29, 1966, forwarded to regional commissioner of customs, Chicago, Ill., May 5, 1967.

(P) *Steel products.*—T.D. 49699-H, as amended, covering various steel products manufactured under section 1313(a) and (b) by Phoenix Steel Corp., Claymont, Del., at its various factories with the use of, among other things, ferromanganese, further *amended* to cover the aforementioned articles manufactured by the firm under section 1313

(b) at its Claymont, Del., and Phoenixville, Pa., factories with the use of silica manganese.

Amendment effective on articles manufactured on and after January 1, 1962, and exported on and after January 1, 1963.

Supplemental statement of October 4, 1966, forwarded to regional commissioner of customs, Baltimore, Md., May 8, 1967.

(Q) *Textile spindles and textile spinning and twisting machinery.*—Manufactured under section 1313(b) by Saco-Lowell, Div. of Maremont Corp., Greenville, S.C., at its Easley, S.C., factory with the use of ball bearings and metal grease shields.

Rate effective on articles manufactured and exported on and after February 26, 1965.

Manufacturer's statement of March 27, 1967, forwarded to regional commissioner of customs, New York, N.Y., May 4, 1967.

(R) *Tires, pneumatic rubber; nylon and rayon cord tire fabric—rubber dipped or undipped.*—T.D. 55129-D, covering rubber dipped rayon cord tire fabric manufactured by The Goodyear Tire & Rubber Co., Akron, Ohio, under section 1313(b) with the use of rayon cord tire fabric, amended to cover pneumatic rubber tires; rayon and nylon cord tire fabric—rubber dipped or undipped, manufactured under section 1313(b) with the use of rayon and nylon yarn and cord fabric, and bead, breaker and carcass wire at its various factories.

Amendment effective on articles manufactured and exported on and after November 20, 1964, for pneumatic rubber tires and rayon cord tire fabric—rubber dipped or undipped, manufactured with the use of rayon yarn and cord fabric, and bead, breaker and carcass wire; May 2, 1966, for pneumatic rubber tires and nylon cord tire fabric—rubber dipped or undipped, manufactured with the use of nylon yarn and cord fabric, and bead, breaker and carcass wire; May 26, 1966, for nylon cord tire fabric—rubber dipped, manufactured with the use of nylon cord tire fabric.

Manufacturer's supplemental statements of September 23, 1966, and March 20, 1967, forwarded to regional commissioner of customs, Chicago, Ill., May 5, 1967.

(S) *Zinc dust.*—Manufactured under section 1313(b) by Pacific Smelting Co., Torrance, Calif., with the use of imported zinc scrap.

Rate effective on articles manufactured on and after February 2, 1962, and exported on and after July 26, 1962.

Manufacturer's statements of June 26, 1964, and March 7, 1967, forwarded to regional commissioner of customs, Los Angeles, Calif., April 6, 1967.

(T.D. 67-127)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 22, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

May 15, 1967	-----	\$0. 00284698
May 16, 1967	-----	. 00285035
May 17, 1967	-----	. 00285035
May 18, 1967	-----	. 00285035
May 19, 1967	-----	. 00285035

Denmark krone:

May 15, 1967	-----	\$0. 144504
May 16, 1967	-----	. 144445
May 17, 1967	-----	. 144504
May 18, 1967	-----	. 144479
May 19, 1967	-----	. 144465

Hong Kong dollar:

For the period from April 17 through 21, 1967, Official rate of \$0.174000* and \$0.174367* Free rate.

Iran rial:

For the period from April 17 through 21, 1967, rate of \$0.0133333*.

Philippine peso:

April 17, 1967	-----	\$0. 255000*
April 18, 1967	-----	. 255033*
April 19, 1967	-----	. 255033*
April 20, 1967	-----	. 255033*
April 21, 1967	-----	. 255033*

Thailand baht (tical):

For the period from April 17 through 21, 1967, rate of \$0.0479375*.

*Certified as nominal rates.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

(T.D. 67-128)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 22, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

CHANGE OF PRACTICE

T.D. 67-128(1) *Typeface projection devices.*—Typeface projection devices consisting of enlargers, stands, film holders, and carriages, designed to project stencils containing letters on film strips one at a time for manual operation are classifiable under the provision for Photographic enlargers, and combination camera-enlargers: * * * Other enlargers and camera-enlargers, in *item 722.18*, TSUS, dutiable at the rate of 15 percent ad valorem. Inasmuch as this decision results in the assessment of duty at a higher rate than that previously assessed under a uniform and established practice, the higher rate shall be applied only to such or similar merchandise entered, or withdrawn from warehouse, for consumption after the expiration of 90 days after the date of publication of this abstract. Bureau letter to the District Director of Customs, Chicago, Illinois, dated May 10, 1967. (434.31)

TARIFF CLASSIFICATION

T.D. 67-128(2) *Articles for preparing, serving, or storing food or beverages, or food or beverage ingredients, ceramic. Charcoal oven.*—A charcoal oven used for outdoor cooking, resembling an urn, constructed of heavy earthenware; featuring a hinged lid, fire box, and

adjustable top and bottom drafts which serve to control the cooking temperature, is classifiable under the provision for Articles chiefly used for preparing, serving, or storing food * * *: * * * Of fine-grained earthenware * * *: * * * Not available in specified sets: * * * Other articles, in *item 533.37*, TSUS. Bureau letter dated May 11, 1967. (431.8)

T.D. 67-128(3) *Brassieres. Unornamented brassiere.*—A brassiere with elastic fittings, the edges of which are bound with threads giving scalloped effect, the binding not exceeding $\frac{1}{8}$ inch in outside dimension, is classifiable under the provision for Brassieres * * *: * * * Other articles, not ornamented, in *item 376.28*, TSUS. It is noted that the scalloped binding serves the utilitarian function of finishing the edge of the elastic and is not primarily ornamental. Bureau letter dated May 12, 1967. (471.313)

T.D. 67-128(4) *Brooms and brushes. Pencil brush.*—Synthetic bristle brush, having a 1 inch metal ferrule designed to be attached to pencil to form a pencil/brush combination, is classifiable under the provision for Other * * * brushes: * * * Other, in *item 750.70*, TSUS. Bureau letter dated May 11, 1967. (496.11)

T.D. 67-128(5) *Chemical compounds, organic, benzenoid. Chloropicrin.*—Chloropicrin manufactured from picric acid is considered derived from benzenoid sources and, therefore, classifiable under the provision for All other products, by whatever name known, not provided for in Subpart A or C of this part (Schedule 4, Part 1), including acyclic organic chemical products, which are obtained, derived, or manufactured in whole or in part from any of the cyclic products having a benzenoid, quinoid, or modified benzenoid structure provided for in the foregoing provision of this subpart or in Subpart A of this part (Schedule 4, Part 1): * * * Other, in *item 403.80*, TSUS. T.D. 56272(40) distinguished. Bureau letter dated May 16, 1967. (411.2)

T.D. 67-128(6) *Colors, benzenoid. Food colors.*—Food colors which are benzenoid dyes are classifiable under the provision for Colors, dyes, and stains (except toners), whether soluble or not in water, obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of this part (Schedule 4, Part 1), in *item 406.50*, TSUS. Bureau letter dated May 11, 1967. (411.3)

T.D. 67-128(7) *Drugs, synthetic, 6-Methyl Thiouracil.*—6-Methyl Thiouracil used in the treatment of hyperthyroidism is clas-

sifiable under the provision for Drugs * * *: * * * Other, including synthetic drugs, in *item 439.50*, TSUS. Bureau letter dated May 11, 1967. (411.2)

T.D. 67-128(8) *Economizers, steam generating equipment. Diesel economizer.*—Diesel economizer consisting of boiler feed lines and forced circulation through a trunking system extending from the main engine and boiler of ships and vessels, to recover waste heat from steam turbine exhaust gases, classifiable under the provision for Economizers * * * and parts thereof, in *item 660.15*, TSUS. Bureau letter dated May 16, 1967. (434.6)

T.D. 67-128(9) *Footwear. Slip-ons.*—Moccasin and moccasin type slip-on men's shoes with leather uppers and soles of rubber, the soles being attached by either lockstitching or a cementing process, are classifiable under the provision for Footwear, of leather (except footwear with uppers of fibers): * * * Other, in *item 700.35*, TSUS. Bureau letter dated May 10, 1967. (455.44)

T.D. 67-128(10) *Household articles, nspf, metal. Turkey lifter.*—A form of kitchen utensils consisting of an adjustable wire rack which fits into a roasting pan or similar container and is designed to facilitate lifting meat to and from the cooking receptacle is classifiable under the provision for Articles, wares, and parts, of base metal * * *: Of iron or steel: * * * Other, in *item 653.95*, TSUS. Bureau letter dated May 8, 1967. (426.89)

T.D. 67-128(11) *Iron or steel articles, nspf. Propellers.*—Propellers of stainless steel to be installed on towboats which operate on inland waterways are classifiable under the provision for Articles of iron or steel * * *: * * * Other Articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated May 11, 1967. (433.51)

T.D. 67-128(12) *Machinery, industrial, for preparing and manufacturing food and drink. Bean snippers.*—Bean snippers, used to cut the ends from snap beans to prepare them for processing, are classifiable under the provision for Industrial machinery for preparing * * * food * * *: * * * Other, in *item 666.25*, TSUS. Bureau letter dated April 25, 1967. (434.1)

T.D. 67-128(13) *Machines, nspf. Cargo valve.*—Hydraulically operated cargo valve system with positioning indicator, a hydraulic system for operating valves on marine tankers, which consists of a hydraulic actuator, control valve, positioning indicator and a priming and resetting valve, classifiable under the provision for Machines

not specially provided for, in *item 678.50*, TSUS. Bureau letter dated May 9, 1967. (434.6)

T.D. 67-128(14) *Mineral substances, and articles of, nspf. Olivine sand.*—Olivine sand, a natural magnesium-iron silicate mineral which has been ground and/or crushed to grains of a particular size range, classifiable under the provision for Mineral substances, and articles of mineral substances, not specially provided for: * * * Other: Not decorated, in *item 523.91*, TSUS. Bureau letter dated May 16, 1967. (445.4)

T.D. 67-128(15) *Paper and paperboard articles. Greaseproof paper or glassine.*—Corrugated paper used as a protective liner in packaging biscuits, composed of glassine and/or greaseproof paper corrugated into a single-faced sheet, creased and slit, and cut into widths, classifiable under the provision for Articles * * * of paper * * * not specially provided for: * * * Other: Of papers * * * provided for in *item * * * 253.30 * * **, in *item 256.85*, TSUS. *Item 253.30*, TSUS, provides for Greaseproof paper and imitation parchment paper, including glassine. Bureau letter dated May 10, 1967. (483.3)

T.D. 67-128(16) *Parts of boilers, steam and other vapor generating. Safety interlock systems.*—These are chiefly used on steam and other vapor generating boilers, and have scanners to detect the pilot flame and main flame. In operation, the valve for the fuel is not opened unless the pilot flame is sufficient for ignition and the fuel valve is closed if the main flame does not ignite or after ignition it fails. These systems are classifiable under the provision for "parts" of Steam and other vapor generating boilers, in *item 660.10*, TSUS. Bureau letter dated May 15, 1967. (431)

T.D. 67-128(17) *Parts of furniture, nspf. Chair controls.*—Chair controls, made of steel, used as parts of swivel chairs to adjust the height of the seat and to control the swivel and tilt features of the chair are classifiable under the provision for Furniture, and parts thereof * * *: * * * Other, in *item 727.55*, TSUS. Bureau letter dated May 9, 1967. (426.89)

T.D. 67-128(18) *Parts of structures. Ship parts.*—Bow-thruster shell casting, intermediate and main shaft struts made of steel castings, used as parts of naval vessels are classifiable under the provision for Other structures and parts of structures * * *: * * * Other, in *item 652.98*, TSUS. Bureau letter dated May 8, 1967. (433.51)

T.D. 67-128(19) *Pigments. Turquoise blue.*—Pigments used as ceramic glaze stains—Turquoise blue, containing compounds of zirconium, silicon and vanadium; Yellow, containing compounds of zirconium praseodymium and silicon; and Pink, containing chromium, zinc, aluminum and boron, all classifiable under the provision for Pigments * * * : * * * Other pigments: * * * Not specially provided for: Not containing lead, in *item 473.88*, TSUS. Bureau letter dated May 12, 1967. (413.4)

T.D. 67-128(20) *Sections, iron or steel. Channels.*—Channels which have a cross-section roughly in the shape of a 'C' and which are 8 inches by $1\frac{3}{4}$ inches by 10 gauge in size, in lengths from 100 to 115 inches, made from non-alloy steel, and which are welded together to make nailable steel floors and are also used for bridge decking, ramps, plant flooring and platforms, are classifiable under the provision for Angles, shapes and sections: * * * Cold formed and weighing over 0.29 pound per linear foot: Not drilled * * * : Other than alloy iron or steel, in *item 609.80*, TSUS. Bureau letter dated May 9, 1967. (423.11)

T.D. 67-128(21) *Sodium compounds, other. Sodium silicate.*—An aqueous solution of sodium silicate, intended for use in fireproofing Christmas trees, classifiable under the provision for Sodium compounds: * * * Silicates, in *item 421.34*. TSUS. Bureau letter dated May 10, 1967. (417.312)

T.D. 67-128(22) *Surveying and geophysical instruments. Borehole periscope.*—Borehole periscopes, operating by means of a light source and a system of lenses and prisms, used for observing, studying, photographing and measuring boreholes, classifiable under the provision for Surveying * * * and geophysical instruments * * * : Optical instruments and parts thereof: * * * Other, in *item 710.08*, TSUS. Bureau letter dated April 25, 1967. (426.853)

T.D. 67-128(23) *Typeface projection devices.*—Typeface projection devices consisting of enlargers, stands, film holders, and carriages, designed to project stencils containing letters on film strips one at a time for manual operation are classifiable under the provision for Photographic enlargers, and combination camera-enlargers: * * * Other enlargers and camera-enlargers, in *item 722.18*, TSUS. Bureau letter dated May 10, 1967. (434.31)

(T.D. 67-129)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

**TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 23, 1967.**

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Aktiebolaget Svenska Amerika Linien k/a Swedish American Line, 636 Fifth Ave., New York, N.Y.; Mary- land Casualty Co.	July 28, 1966	Sept. 28, 1966	Apr. 24, 1967	New York, N.Y.; \$10,000
Aktiebolaget Svenska Amerika Linien k/a Swedish American Line, Inc., and its wholly owned subsidiary Aktiebolaget Svenska Atlant Linien k/a Swedish Atlantic Line, Inc., 636 Fifth Ave., New York, N.Y.; Mary- land Casualty Co.	Apr. 10, 1967	Apr. 24, 1967	-----	New York, N.Y.; \$10,000
J. E. Bernard & Co., Inc., 11 S. La Salle St., Chicago, Ill.; St. Paul Mercury Ins. Co.	Apr. 10, 1967	Apr. 28, 1967	-----	Chicago, Ill.; \$10,000
Harry H. Blanco & Co., P. O. Box 21126 Los Angeles, Calif.; Pacific Indemnity Co.	Mar. 3, 1967	Apr. 3, 1967	Apr. 24, 1967	Los Angeles, Calif.; \$10,000
Blue Star Line, Inc., 400 Montgomery St., San Francisco, Calif.; Glens Falls Ins. Co.	May 13, 1964	June 3, 1964	May 10, 1967	Seattle, Wash.; \$10,000
The Blue Star Line, Inc., 400 Mont- gomery St., San Francisco, Calif.; Fidelity & Deposit Co. of Md.	May 10, 1967	May 10, 1967	-----	Seattle, Wash.; \$10,000
Conley's Lobster Co., Div. of Na- tional Sea Products Ltd., St. Andrews, N.B., Canada; Hartford Accident & Indemnity Co.	July 13, 1965	Aug. 4, 1965	Apr. 26, 1967	Portland, Me.; \$10,000
East Coast Overseas Corp., 80 Broad St., New York, N.Y.; St. Paul Mercury Ins. Co.	May 2, 1967	May 4, 1967	-----	New York, N.Y.; \$10,000
Harlo Expeditors, Inc., 44 Whitehall St., New York, N.Y.; New Hamp- shire Ins. Co.	May 4, 1960	May 6, 1960	May 4, 1967	New York, N.Y.; \$10,000
Harlo Expeditors, Inc., 52 Broadway, New York, N.Y.; American Casu- alty Co.	May 4, 1967	May 4, 1967	-----	New York, N.Y.; \$10,000
Mid-Pacific Freight Forwarders, P.O. Box 21126, Los Angeles, Calif.; Pacific Indemnity Co.	Apr. 10, 1967	Apr. 24, 1967	-----	Los Angeles, Calif.; \$10,000
Wm. R. Neal, Inc., P.O. Box 564, Port Huron, Mich.; Continental Casualty Co.	May 8, 1963	May 20, 1963	Apr. 27, 1967	Detroit, Mich.; \$10,000

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Wm. R. Neal, Inc., P. O. Box 528, Port Huron, Mich.; St. Paul Mercury Ins. Co.	Apr. 24, 1967	Apr. 27, 1967	-----	Detroit, Mich.; \$10,000
Poseidon Lines, Compass Agencies Inc., 327 S. La Salle St., Chicago, Ill.; St. Paul Fire & Marine Ins. Co.	Apr. 17, 1967	May 11, 1967	-----	Chicago, Ill.; \$10,000
R. L. Fritchard & Co., Inc., 120 Wall St., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Apr. 1, 1966	Apr. 1, 1966	Apr. 17, 1967	Philadelphia, Pa.; \$10,000
R. L. Fritchard & Co., Inc., 120 Wall St., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Apr. 18, 1967	May 8, 1967	-----	Philadelphia, Pa.; \$10,000
Searall Leasing Corp., 565 Gardner Ave., Brooklyn, N.Y.; St. Paul Fire & Marine Ins. Co.	Apr. 20, 1967	Apr. 21, 1967	-----	New York, N.Y.; \$10,000
Toyomenka, Inc., 2 Broadway, New York, N.Y.; New Hampshire Ins. Co.	Apr. 28, 1967	Apr. 28, 1967	-----	New York, N.Y.; \$10,000
U. S. Lines Co., 1 Broadway, New York, N.Y.; Indemnity Ins. Co. of North America.	Apr. 26, 1960	May 11, 1960	Apr. 18, 1967	New York, N.Y.; \$10,000

(542.113)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-130)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 23, 1967.

The following are synopses of drawback rates and amendments issued January 10, to May 16, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Bags, filter, and paper boxes.*—Manufactured under section 1313(a) by Melitta, Inc., at its factory located at Pennsauken, N. J., with the use of imported filter paper cuts and cardboard cuts.

Rate effective on articles manufactured on and after January 4, 1967, and exported on and after January 23, 1967.

Rate issued by district director of customs, Philadelphia, Pa., March 1, 1967.

(B) *Bands, metal wrist watch expansion, gold plated.*—T.D. 55269-C, covering the articles described in the above headnote hereto, manufactured under section 1313(a) by Woodruff Bros., Inc., New York, N. Y., with the use of imported unplated metal wrist watch expansion bands, *amended* to cover the foregoing articles manufactured by J. Woodruff & Co., Inc., New York, N.Y., *successor*.

Amendment effective on articles exported on and after April 1, 1965, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., January 10, 1967.

(C) *Beryllium rods, bars, plates, rings, and other machine shaped articles.*—Manufactured under section 1313(a) by General Astro-metals Corp., Yonkers, N.Y., with the use of imported virgin beryllium metal powder.

Rate effective on articles manufactured on and after October 6, 1964, and exported on and after December 2, 1964.

Rate issued by regional commissioner of customs, New York, N.Y., March 16, 1967.

(D) *Cameras, television.*—Manufactured under section 1313(a) by North American Phillips Co., Inc., New York, N.Y., at its Studio Equipment Div. factory located at Mount Vernon, N.Y., with the use of imported television lens servo assemblies, plumbicon tubes, and zoom and focus controls.

Rate effective on articles manufactured and exported on and after November 24, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., March 3, 1967.

(E) *Chemical products.*—Manufactured under section 1313(a) and (b) by Ciba Corp., New York, N.Y., at its factories located at Toms River, Fair Lawn, and Summit, N.J., with the use of the chemicals specified in the manufacturer's revised statement of March 14, 1967.

Rate effective on articles manufactured on and after January 1, 1961, and exported on and after January 1, 1963.

T.D.'s 47032-F, 52868-C, 55309-C, 55397-F, 55722-K, and 56091-L; and T.D. 53943-H as amended by T.D.'s 54173-A, 54731-B, 55331-C, 55550-S, 55722-D, and 55972-P, being superseded, *revoked*.

Manufacturer's revised statement of March 14, 1967, forwarded to regional commissioners of customs, Baltimore, Md.; Boston, Mass.; and New York, N.Y., May 10, 1967.

(F) *Ferrosilicon alloys, in powder or granular form*.—Manufactured under section 1313(a) by Casting Materials Co., Inc., White Plains, N.Y., with the use of imported calcium silicide and/or imported magnesium ferrosilicon.

Rate effective on articles manufactured and exported on and after May 4, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., March 7, 1967.

(G) *Fiber, acrylic, tow and staple*.—T.D. 56476-M, covering nylon filament yarn manufactured under section 1313(b) by Chemstrand Co., a div. of Monsanto Co., New York, N.Y., at its Pensacola, Fla., and Greenwood, S.C., factories with the use of adipic acid, *amended* to cover acrylic tow and staple fiber manufactured under section 1313(b) by Monsanto Co., Textile Div., at its Decatur, Ala., factory with the use of acrylic polymer.

Amendment effective on articles manufactured and exported on and after June 14, 1965.

Manufacturer's supplemental statement of November 23, 1966, forwarded to regional commissioner of customs, New Orleans, La., May 12, 1967.

(H) *Iron hy-dex (iron hydrogenated dextran complex)*.—Manufactured under section 1313(a) by Chemicals, Inc., Carolina, P.R., with the use of imported dextran.

Rate effective on articles manufactured on and after October 11, 1965, and exported on and after October 28, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., March 3, 1967.

(I) *Leather, finished glove*.—Manufactured under section 1313(a) by R. L. Kilmer & Sons, Co., Johnstown, N.Y., with the use of imported tanned unfinished leather.

Rate effective on articles manufactured and exported on and after March 1, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., March 2, 1967.

(J) *Manutex-RSX*.—T.D. 52765-D, as amended by T.D.'s 53472-B, 55964-B, and 56255-B, covering, among other things, dyestuffs manufactured under section 1313(a) by I. C. I. (Organics) Inc., Providence, R.I., at its factory located at Dighton, Mass., with the use of imported dyestuff intermediates, further amended to cover Manutex-RSX manufactured by the said company at the foregoing factory under section 1313(a) with the use of imported Alginate-P-921, in crystal form.

Amendment effective on articles manufactured and exported on and after March 9, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., March 6, 1967.

(K) *Mining vehicles, drill carriers, personnel carriers and tractor-type load pullers*.—Manufactured under section 1313(a) by Getman Brothers Mfg. Co., South Haven, Mich., with the use of imported Diesel Engines.

Rate effective on articles manufactured on and after October 19, 1965, and exported on and after November 18, 1965.

Rate issued by regional commissioner of customs, Chicago, Ill., March 15, 1967.

(L) *Motor Vehicles*.—Manufactured under section 1313(a) by Superior Coach Corp., Lima, Ohio, at its factories located at Lima and Norwalk, Ohio, and Kosciusko, Miss., with the use of drawback chassis.

Rate effective on articles manufactured and exported on and after May 3, 1965.

Rate issued by regional commissioner of customs, Chicago, Ill., February 24, 1967.

(M) *Piece goods, knitted, nylon*.—Manufactured under section 1313(a) by Novelty Textile Mills, Inc., New York, N.Y., at its factory located at Danielson, Conn., with the use of imported nylon yarn.

Rate effective on articles manufactured on and after June 1, 1965, and exported on and after August 11, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., March 3, 1967.

(N) *Piece goods, laminated*.—Manufactured under section 1313(a) by Bondatex Mills, Inc., New York, N.Y., at its factory located at Paterson, N.J., with the use of imported piece goods.

Rate effective on articles manufactured and exported on and after March 30, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., March 1, 1967.

(O) *Piece goods, laminated.*—T.D. 56303-L, covering the foregoing articles manufactured under section 1313(a) by American Laminators, Inc., Garfield, N.J., with the use of imported piece goods, *amended* to cover a change in name and location of the company from American Laminators, Inc., Garfield, N.J., to Abbond Corp., New York, N.Y.

Amendment effective on articles manufactured and exported on and after December 31, 1964, the date of the change in name and location.

Amendment issued by regional commissioner of customs, New York, N.Y., January 10, 1967.

(P) *Radios, portable, table and clock; recorders, tape; phonographs, show n' tell (photo viewer), and transceivers (two-way radio).*—T.D. 55454-F, covering radios manufactured under section 1313(b) by General Electric Co., Radio Receiver Dept. of the Radio and Television Div., Utica, N.Y., at the company's Utica, N.Y., factory with the use of radio receiving tubes, *amended* to cover portable radios, table and clock radios, tape recorders, phonographs, show n' tell (photo viewer), and transceivers (two-way radio) manufactured under section 1313(b) by the said company at its 1900 Bleecker St., 1001 Broad St., and 831 Broad St., Utica, N.Y., factories with the use of radio components and parts.

Amendment effective on articles manufactured on and after June 27, 1966, and exported on and after July 22, 1966.

Supplemental statement of January 20, 1967, forwarded to regional commissioner of customs, Boston, Mass., May 11, 1967.

(Q) *Steel door frames.*—Manufactured under section 1313(b) by the Steelcraft Mfg. Co., Cincinnati, Ohio, with the use of cold roll steel in coils.

Rate effective on articles manufactured on and after July 7, 1964, and exported on and after July 9, 1964.

Manufacturer's statements of June 22, 1966, and April 17, 1967, forwarded to regional commissioner of customs, Chicago, Ill., May 12, 1967.

(R) *Tomato products, processed.*—T.D. 53749-B, as amended, covering, among other things, the manufacture of processed foods under section 1313(b) by Hunt-Wesson Foods, Inc., Fullerton, Calif., at its Hayward, Fullerton, Graton, and Oakdale, Calif.; Salem, Oreg.; Puyallup, Wash.; Albion, N.Y.; and Toledo, Ohio, factories with the use of hard refined sugar, liquid sugar, or both, further *amended* to cover processed tomato products manufactured by said company under

section 1313(b) at its factories located at Fullerton, and Hayward, Calif.; New Orleans, La.; and Toledo, Ohio, factories with the use of tomato paste.

Amendment effective on articles manufactured on and after December 1, 1965, and exported on and after August 9, 1966.

Supplemental statement of November 15, 1966, forwarded to regional commissioners of customs, Los Angeles, and San Francisco, Calif., May 16, 1967.

(S) *Washers, plunger cups, and insulator disks.*—Manufactured under section 1313(a) by B-A-L Products Mfg. Co., Providence, R.I., with the use of imported or drawback polytetrafluorethylene tape (PTFE) and reinforced polytetrafluorethylene tape.

Rate effective on articles manufactured on and after June 14, 1963, and exported on and after August 5, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., March 14, 1967.

(T) *Wool products.*—Wool tops, mohair tops, noils, comb bits, dusted card waste, and clean burr waste manufactured under section 1313(b) by Brady Combing Co., Inc., Brady, Tex., with the use of grease and scoured wool and kid and adult mohair.

Rate effective on articles manufactured on and after December 2, 1964, and exported on and after December 31, 1964.

Manufacturer's statement of May 14, 1965, and October 14, 1966, forwarded to regional commissioner of customs, Boston, Mass., May 10, 1967.

(U) *Wool and hair products.*—T.D. 45922-I, as amended by T.D.'s 50124-H, 53112-E, and 55351-I, covering tops, noils, comb bits, dusted card waste, and clean burr waste manufactured under section 1313(a) by Hudson Combing Co., Inc., Hudson, Mass., with the use of among other things, imported wool, further *amended* to cover wool and mohair tops, noils, comb bits, dusted card waste, and clean burr waste, manufactured under section 1313(b) with the use of grease wool, scoured wool, kid mohair, and adult mohair.

Amendment effective on articles manufactured and exported on and after December 2, 1964.

Supplemental statements of February 19, 1965, and October 14, 1966, forwarded to regional commissioner of customs, Boston, Mass., May 10, 1967.

(V) *Wool and mohair, sorted, scoured, carbonized, blended, combed or carded; wool top; mohair top.*—T.D. 52079-O, as amended, covering, among other things, various wool products manufactured by Forte-

Fairbairn Inc., Boston, Mass., under section 1313(a), with the use of imported wool, further *amended* to cover sorted, scoured, carbonized, blended, combed or carded wool and mohair, wool top and mohair top manufactured under section 1313(b) at the company's factories located at Boston, Norwood, and Needham Heights, Mass., with the use of wool and mohair.

Amendment effective on articles manufactured and exported on and after December 7, 1964.

Manufacturer's statements of May 16, 1966, and May 2, 1967, forwarded to regional commissioner of customs, Boston, Mass., May 15, 1967.

(T.D. 67-131)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 29, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from May 22 through 26, 1967, rate of
\$0.00285035.

Denmark krone:

May 22, 1967-----	\$0.144450
May 23, 1967-----	.144428
May 24, 1967-----	.144445
May 25, 1967-----	.144400
May 26, 1967-----	.144387

Hong Kong dollar:

Official rate of \$0.174000* for the period from April 24 through 28, 1967 and the following Free* rates:

April 24, 1967-----	\$0.174367
April 25, 1967-----	.174291
April 26, 1967-----	.174291
April 27, 1967-----	.174291
April 28, 1967-----	.174291

*Certified as nominal rates.

Iran rial:

For the period from April 24 through 28, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from April 24 through 28, 1967, rate of \$0.255066*.

Thailand baht (tical):

For the period from April 24 through 28, 1967, rate of \$0.0497375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-132)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products manufactured or produced in Poland

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 26, 1967.

There is published below the directive of May 12, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in Poland. This directive replaces that Committee's directives of June 1, 1966 (T.D. 66-129), and December 1, 1966 (T.D. 67-5).

This directive was published in the Federal Register on May 18, 1967 (32 F.R. 7410), by the Interagency Textile Administrative Committee. (343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

May 12, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive replaces all previous directives issued to you concerning entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products produced or manufactured in Poland.

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles, done at Geneva on February 9, 1962, in accordance with the cotton textile agreement of March 15, 1967 between the Governments of the United States and Poland, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible and for the twelve-month period beginning March 1, 1967 and extending through February 29, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products produced or manufactured in Poland in excess of the following twelve-month levels of restraint:

<i>Category</i>	<i>12-Month Level of Restraint¹</i>
19	900,000 square yards
26	500,000 square yards ²
28	200,000 pieces
42	25,000 dozen
43	45,000 dozen
46	10,000 dozen
53	11,000 dozen
60	13,500 dozen
62	147,000 pounds

In carrying out this directive, entries of cotton textiles or cotton textile products in Categories 19, 26, 28, 42, 43, 46, 53, 60, and 62, produced or manufactured in Poland, and which have been exported to the United States prior to March 1, 1967 shall not be subject to this directive.

¹ These levels have not been adjusted to reflect entries made on or after March 1, 1967.

² Of this amount, not more than 150,000 square yards may be in duck, T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08
321.—01 through 04, 06, 08
322.—01 through 04, 06, 08

326.—01 through 04, 06, 08
327.—01 through 04, 06, 08
328.—01 through 04, 06, 08

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The levels of restraint set forth above are subject to adjustment pursuant to the bilateral agreement of March 15, 1967 which provides in part that within the aggregate and applicable group limits of the agreement, limits on certain categories may be exceeded by not more than 5 percent. Any adjustments provided for in the bilateral agreement will be made in further directives to you as may be appropriate.

The actions taken with respect to the Government of Poland and with respect to imports of cotton textiles and cotton textile products from Poland have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

J. HERBERT HOLLOMON,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-133)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 26, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.
(133.121)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

TARIFF CLASSIFICATION

T.D. 67-133(1) *Cards, social and gift. Greeting cards.*—Greeting cards, unfinished, imported printed in very small print with the name

and city of the domestic manufacturer, contain "other wording" and are classifiable under the provision for Greeting cards * * * finished or not finished * * *: * * * With * * * other wording, in *item 274.05*, TSUS. C.A.D. 743 and T.D. 55250 noted. Bureau letter dated May 16, 1967. (484.452)

T.D. 67-133(2) *Dental instruments and apparatus. Drills.*—Dental diamond drill having a shank of $\frac{3}{32}$ inch or less housed in a small cylindrically shaped glass closure approximately 1 inch high on a rubber or plastic base and used for cutting teeth in preparation for filling cavities and crown-and-bridge work, classifiable under the provision for Dental * * * instruments and apparatus * * *: * * * Other: * * * Other: Dental instruments, in *item 709.25*, TSUS. Bureau letter dated May 16, 1967. (426.851)

T.D. 67-133(3) *Detergents, benzenoid. Brick and stone cleaners.*—Brick and stone cleaners containing igepal, a benzenoid synthetic detergent, are classifiable under the provision for Products obtained, derived, or manufactured in whole or in part from any product provided for in Subpart A or B of this part (Schedule 4, Part 1): * * * Products * * * chiefly used for * * * detergents, in *item 405.35*, TSUS. Bureau letter dated May 17, 1967. (416.2)

T.D. 67-133(4) *Drugs, synthetic. Animal diseases drugs.*—Two products, each containing furazolidone, corn meal, lecithin, and soya bean oil, to be mixed with animal feed for the prevention and treatment of various poultry and swine diseases, are classifiable under the provision for Drugs * * *: * * * Other, including synthetic drugs, in *item 439.50*, TSUS. Bureau letter dated May 17, 1967. (461.5)

T.D. 67-133(5) *Drugs, synthetic. Dextran powder.*—Dextran spray dried powder, a plasma expander for emergency treatment of hemorrhagic, traumatic, or burn shock, manufactured from sucrose by fermentation and processed into a long chain polysaccharide, is classifiable under the provision for Drugs * * *: * * * Other, including synthetic drugs, in *item 439.50*, TSUS. Bureau letter dated May 22, 1967. (412.3)

T.D. 67-133(6) *Electrical measuring, checking, analyzing, or automatically-controlling apparatus. Moisture tester.*—Battery operated device used to measure the moisture content of cereal products, by measuring the resistance that the sample offers on passing an electric current through it, is classifiable under the provision for Electrical measuring, checking, analyzing, or automatically-controlling * * * apparatus: * * * Other: * * * Other, in *item 712.50*, TSUS. Bureau letter dated May 8, 1967. (426.846)

T.D. 67-133(7) *Electro-mechanical appliances. Ice-cube maker and storer.*—Electrical, portable, automatic, household ice-cube maker and storer, with a per day capacity of producing six pounds of cubes and storing 4.5 pounds, classifiable under the provision for Other electro-mechanical appliances, all the foregoing with self-contained electric motors, of types used in the household, hotels, restaurants, offices, schools, or hospitals * * *: * * * Other, in *item 683.32*, TSUS. Bureau letter dated May 18, 1967. (431.3)

T.D. 67-133(8) *Filaments, of plastic. Basketry reed material.*—Plastic basketry reed material, used by hospitals and schools in teaching basket making, classifiable in *item 771.55*, TSUS, if imported in lengths over 15 inches, or if imported in lengths not over 15 inches, under the provision for Articles not specially provided for, of * * * plastics * * * Other, in *item 774.60*, TSUS. Bureau letter dated May 18, 1967. (481.36)

T.D. 67-133(9) *Hydrocarbons, mixtures. Heptene.*—A mixture of isomers of heptene in liquid form derived from petroleum, in which mixture each isomer comprises by weight less than 50 percent of the total weight, is classifiable under the provision for Mixtures of hydrocarbons not specially provided for, derived wholly from petroleum * * * which contain by weight not over 50 percent of any single hydrocarbon compound: In liquid form, in *item 475.65*, TSUS. Bureau letter dated May 17, 1967. (418.118)

T.D. 67-133(10) *Iron or steel articles, nspf. Spring pins.*—Spring pins, of spirally-wrapped steel coil construction, having many uses and applications where spring action is necessary, such as pivots for roller bearings, and bicycle chains, pruning shears, door hinges, socket wrenches and egg beaters, classifiable under the provision for Articles of iron or steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated May 19, 1967. (423.34)

T.D. 67-133(11) *Luggage. Set, hair groomer. Classification Principles: "entireties". "tariff entities".*—A hair grooming set consisting of a mirror, a nail file, a comb, a hair brush, and a clothes brush, all fitted into a plastic case approximately 4 inches by 2½ inches by 2 inches having a snap closure for use while traveling, classifiable under the provision for Luggage * * * whether or not fitted with * * * traveling, or similar sets * * *: * * * Of other materials: * * * Other, in *item 706.60*, TSUS. The articles comprising the set are not separately dutiable but are subject to the single rate of duty applicable to luggage. Bureau letter dated May 18, 1967. (493.3)

T.D. 67-133(12) *Luggage and handbags. Shoe tote bag.*—A Vinyl and Tapestry Shoe Tote bag with a rubber backed tapestry fabric being

the component material in chief value is classifiable under the provision for Luggage and handbags * * *: * * * Of textile materials * * *: * * * Other, in *item 706.24*, TSUS. The value of the fabric and the rubber backing is combined in determining whether the articles are in chief value of textile materials since *Schedule 3, Headnote 2(a) (iv)*, provides that a rubber backed fabric is a textile material for purposes of the tariff schedules. Bureau letter dated May 13, 1967. (455.5)

T.D. 67-133(13) *Medical optical instruments and apparatus. Exophthalmometers.*—Exophthalmometers, consisting of a calibrated steel bar with four front surface mirrors on each end of the bar, used by ophthalmologists for the determination of exophthalmos or endophthalmos, classifiable under the provision for Medical * * * optical * * * instruments * * * Other, in *item 709.05*, TSUS. Bureau letter dated May 18, 1967. (426.85)

T.D. 67-133(14) *Mixtures, chemical, of inorganic compounds. SiH₄.*—Mixture of SiH₄ (Silane) with argon, hydrogen, or nitrogen under pressure in a cylinder is classifiable under the provision for Mixtures of two or more inorganic compounds: * * * Other, in *item 423.96*, TSUS; the cylinder would be classifiable under the provision for Metal pressure containers designed and used for the transport and storage of compressed gases: Of stainless steel, in *item 640.05*, TSUS, or *item 640.10*, TSUS, depending on composition. Bureau letter dated May 17, 1967. (418.114)

T.D. 67-133(15) *Parts of electrical apparatus for making, breaking, or protecting electrical circuits, or making connections. "Hot tinned steel washers".*—"Hot tinned steel washers" consisting of a 0.016 inch thick corrugated steel disc coated with an alloy of lead and tin, measuring 0.500 inch in diameter with a 0.060 to 0.065 inch diameter center hole through which the lead wire is inserted, when soldered, serve as an electrical connection between the positive side of the capacitor and the lead wire, and are classifiable under the provision for parts of Electrical apparatus * * * for making connections, in *item 685.90*, TSUS. Bureau letter dated May 18, 1967. (424.41)

T.D. 67-133(16) *Parts of pleasure boats. Oars.*—Jointed wooden oars for rowboats classifiable under the provision for Parts of pleasure boats not specially provided for which are not of a type designed to be chiefly used with motors or sails * * *: * * * Other, in *item 696.40*, TSUS. Bureau letter dated May 12, 1967. (433.51)

T.D. 67-133(17) *Plastic articles. Reinforced plastic.*—Rigid plastic sheet with wire net inserted between two sheets, used to fabricate structural plastics such as centrifugal fans, air-washers, air-handling

systems, is classifiable under the provision for Articles not specially provided for, of * * * plastics: * * * Other, in *item 774.60*, TSUS. Bureau letter dated May 24, 1967. (418.44)

T.D. 67-133(18) Tools, hand. Gathering irons.—Glassmakers' irons (gathering irons) which are long shafts of iron or steel with wooden handles the ends of which have various sized ball ends or flared (pontil) ends and are used for gathering molten glass so that it may be formed or worked, classifiable under the provision for Hand tools * * *: Other hand tools * * *: Other: Of iron or steel: * * * Other, in *item 651.47*, TSUS. Bureau letter dated May 17, 1967. (424.12)

(T.D. 67-134)

Collection of customs duties, taxes, and other charges—Customs Regulations amended

Bureau of Customs to be shown as payee on checks and other negotiable papers covering duties, taxes, and other customs charges—Section 24.1, Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 24—CUSTOMS FINANCIAL AND ACCOUNTING PROCEDURES

At present, checks and other negotiable papers covering duties, taxes, and other customs charges are made payable to the Regional Commissioner of Customs. The following amendments are made to provide that such checks be made payable to the Bureau of Customs.

The first sentence of section 24.1(a)(4), Customs Regulations, is amended to read as follows:

A United States Government check endorsed by the payee to the Bureau of Customs, a domestic traveler's check, or a United States postal, bank, express, or telegraph money order shall be accepted.

The last sentence of section 24.1(b)(1) is amended to read as follows:

This information shall be shown immediately above the space where the endorsement stamp will be placed.

Section 24.1 is amended to add a new paragraph (d) reading as follows:

(d) Checks and other negotiable papers covering duties, taxes, and other customs charges shall be made payable to the Bureau of Customs. (R.S. 3009, 3437, as amended, sec. 1, 36 Stat. 965, as amended, sec. 648, 46 Stat. 762; 19 U.S.C. 197, 198, 1648.)

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624).

Checks made payable to the Regional Commissioner of Customs shall be accepted for 60-days after the publication of this Treasury Decision in the Federal Register. If any customs brokers, importers, or others concerned have a supply of checks printed payable to the Regional Commissioner of Customs which will last more than 60 days, such checks shall be stamped "Bureau of Customs" above the printed "Regional Commissioner of Customs" after the 60-day period has elapsed.

(141.3)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved May 24, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register June 3, 1967 (32 F.R. 8025)]

(T.D. 67-135)

Customs General Provisions—Customs Regulations amended

Section 1.5, relating to Customs Agency Service Regions, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART I—GENERAL PROVISIONS

The organizational structure of region 4 of the Customs Agency Service has been changed. The status of the Customs Agents in Charge at Great Falls, Montana, and Pembina, North Dakota, has been modified to Resident Customs Agents. The area served by these offices has

been divided among the Customs Agents in Charge at Chicago, Illinois, Cleveland, Ohio, and Duluth, Minnesota. A correction also has been made in the geographical jurisdiction of the Customs Agent in Charge, Duluth, Minnesota.

To reflect these changes the table in section 1.5 of the Customs Regulations is amended as follows:

In region 4:

Under "*Customs Agency Service Suboffices*," in the column headed "Headquarters":

Delete the words "Customs Agent in Charge, Great Falls" and "Customs Agent in Charge, Pembina."

In the column headed "Geographical jurisdiction" make the following changes:

1. Substitute for the present geographical jurisdiction of the Customs Agent in Charge, Chicago, the following:

The States of Indiana and Iowa; that part of the State of Illinois lying north of 39° north latitude; that part of the State of Wisconsin lying south of Route U.S. 10; that part of the State of Minnesota lying south of Route U.S. 14; and that part of the Dominion of Canada lying between 81° west longitude and 117° west longitude.

2. Substitute for the present geographical jurisdiction of the Customs Agent in Charge, Cleveland, the following:

The States of Ohio and Kentucky and the county of Erie in the State of Pennsylvania.

3. Amend the present geographical jurisdiction of the Customs Agent in Charge, Duluth, to read:

The States of North and South Dakota, Idaho, Montana, and Wyoming; that part of the State of Michigan lying west of Route 41 extending from Escanaba to Marquette; that part of the State of Minnesota lying north of U.S. 14 including all cities on that highway; and that part of the State of Wisconsin lying north of U.S. 10 including all cities on that highway.

4. Delete the geographical jurisdiction for the Customs Agent in Charge, Great Falls, reading:

The States of Idaho, Montana, and Wyoming.

5. Delete the geographical jurisdiction for the Customs Agent in Charge, Pembina, reading:

The States of North and South Dakota, the county of Kittson, Minnesota, and that part of Minnesota lying west of Route U.S. 71 from International Falls, Minnesota, to the Minnesota-Iowa boundary.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

These amendments shall become effective upon publication in the Federal Register.

(014.1)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved April 20, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register June 3, 1967 (32 F.R. 8025)]

(T.D. 67-136)

Flanged and dished tank heads

Approval of practice of classifying hemispherical and elliptical flanged and dished tank heads used in the manufacture of storage tanks and unfired pressure vessels under item 609.80, Tariff Schedules of the United States

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 29, 1967.

On February 9, 1967, pursuant to the provisions of section 516(b), Tariff Act of 1930, as amended, Commercial Shearing and Stamping Company of Youngstown, Ohio, an American manufacturer of hemispherical and elliptical flanged and dished tank heads which are used in the manufacture of storage tanks and unfired pressure vessels, was informed of the practice of classifying the tank heads under the provision for Angles, shapes, and sections, * * * : Hot rolled; or cold formed and weighing over 0.29 pound per linear foot: Not drilled, not punched and not otherwise advanced: Other than alloy iron or steel, in item 609.80, Tariff Schedules of the United States, with duty at the rate of 0.1 cent per pound.

In a complaint received April 18, 1967, the domestic manufacturer took exception to this practice expressing its belief that the tank heads are properly classifiable under the provision for Articles of iron and steel * * * : Other articles: Other in item 657.20, Tariff Schedules of the United States, with duty at the rate of 19 percent ad valorem.

On May 2, 1967, the domestic manufacturer was advised that its complaint had been considered and that the Bureau remained of the opinion that the practice of classifying the tank heads under item 609.80, Tariff Schedules of the United States, is correct.

In accordance with the provisions of section 516(b), Tariff Act of 1930, as amended, notice is hereby given that the named domestic

manufacturer has given the notice contemplated by the statute that it desires to protest the classification of the tank heads. However, under section 516(b), Tariff Act of 1930, as amended, the practice will be continued so long as no decision of the United States Customs Court or the United States Court of Customs and Patent Appeals not in harmony with this decision is published.

(426.89)

EDWIN F. RAINS,
Acting Commissioner of Customs.

(T.D. 67-137)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., May 29, 1967.

The following are synopses of drawback rates and amendments issued November 29, 1966, to May 25, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Aluminum articles (extrusions, windows (assembled and unassembled) and related building specialty items).*—T.D. 54663-A, as amended by T.D. 54975-A, covering aluminum articles (extrusions, windows (assembled and unassembled) and related building specialty items) manufactured under section 1313(b) by Stanley Building Specialties, Div. of the Stanley Works, North Miami, Fla., with the use of aluminum sheet stock, in coils and aluminum billets, further amended to cover a change in name to Stanley-Artex Windows, Div. of the Stanley Works.

Amendment effective on articles exported on and after January 1, 1967.

Amendment issued by regional commissioner of customs, Miami, Fla., May 11, 1967.

(B) *Aluminum paste, pigments, and flake, and atomized aluminum powder.*—T.D. 47537-G, as amended, covering, among other things, aluminum paste manufactured under section 1313(b) by Metals Dis-

integrating Co., Inc., Townley, N.J., with the use of aluminum ingots, further *amended* to cover (1) the change of name from Metals Disintegrating Co., Inc. to Metals Disintegrating Corp.; (2) aluminum pigments and flake, and atomized aluminum powder manufactured under section 1313(b) with the use of aluminum ingots; and (3) the foregoing articles manufactured under section 1313(b) by Alcan Metal Powders, Inc., Elizabeth, N.J., *successor*, at its Union, N.J., and Albany, Calif., factories.

Amendment effective on articles covered by (1), above, which are exported on and after November 30, 1962, the date of the change in name; on the articles covered by (2), above, which are manufactured and exported on and after March 14, 1965; and on the articles covered by (3), above, which are exported on and after January 3, 1966, the date of succession.

Supplemental statements of December 13, 1965, March 29, 1966, and May 19, 1966, forwarded to regional commissioner of customs, New York, N.Y., May 22, 1967.

(C) *Beverages, carbonated*.—T.D. 55007-A, as amended by T.D.'s 55511-E, 55601-A, 55782-A, 67-14-C and 67-14-D, covering carbonated beverages manufactured under section 1313(b) by Cantrell & Cochran Ltd., Inc., New York, N.Y., at its Garfield, N.J., factory with the use of liquid refined invert sugar, further *amended* to cover the said articles manufactured at the above-mentioned factory by Cantrell & Cochran Corp., Garfield, N.J., *successor*.

Amendment effective on articles exported on and after September 1, 1965, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., January 10, 1967.

(D) *Beverages, carbonated*.—T.D. 54040-B, as amended by T.D.'s 55612-A and 55765-B, covering carbonated beverages manufactured under section 1313(b) by Shasta Beverages, a Div. of Consolidated Foods Corp., Hayward, Calif., with the use of liquid refined invert sugar, further *amended* to cover (1) additional factories at La Mirada, Calif., and Seattle, Wash., and (2) office and factory location change to Hayward, Calif., from San Francisco, Calif.

Amendment effective on articles covered by the first amendment which are manufactured and exported on and after May 2, 1966, and on articles covered by the second amendment which are manufactured and exported on and after May 15, 1966.

Amendment issued by regional commissioner of customs, San Francisco, Calif., January 26, 1967.

(E) *Bucket pins and upper tumbler heel plates.*—Manufactured under section 1313(b) by Berkeley Forge & Tool, Inc., Berkeley, Calif., with the use of steel bars and plates.

Rate effective on articles manufactured on and after July 1, 1966, and exported on and after September 26, 1966.

Manufacturer's statement of May 3, 1967, forwarded to regional commissioner of customs, San Francisco, Calif., May 25, 1967.

(F) *Coat fronts.*—Manufactured under section 1313(b) by Jack Miller Coat Front Co., Inc., Philadelphia, Pa., with the use of hair cloth with rayon interlining.

Rate effective on articles manufactured on and after August 29, 1966, and exported on and after September 1, 1966.

Manufacturer's statement of November 11, 1966, forwarded to regional commissioner of customs, Baltimore, Md., May 24, 1967.

(G) *Copper products.*—T.D. 53264-C, covering copper magnet wire and insulated copper wire manufactured under section 1313(b) by Essex Wire Corp., Fort Wayne, Ind., at its various factories with the use of copper rods; and transformers, coils, switch assemblies, relays, solenoids, wiring assemblies, and cords and cord sets manufactured under section 1313(b) with the use of copper magnet wire and insulated copper wire, *amended* to cover the manufacture of the foregoing articles at its various additional factories listed in a supplemental statement subscribed to on June 23, 1966.

Amendment effective on articles manufactured and exported on and after November 9, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., December 12, 1966.

(H) *Dyestuffs, naphthol; beta oxy naphthoic acid; and naphthol solutions.*—T.D. 52031-A, as amended by T.D.'s 52760-D, 52813-C, 53506-B, and 53825-E, covering naphthol dyestuffs manufactured under section 1313(a) by Pfister Chemical Works, Inc., Ridgefield, N.J., with the use of imported beta naphthol or drawback naphthylamine, and covering beta oxy naphthoic acid and naphthol solutions manufactured by the said company with the use of imported beta naphthol, further *amended* to cover a change in name of the company from Pfister Chemical Works, Inc., to Pfister Chemical Inc.

Amendment effective on articles exported on and after May 4, 1966, the date of the change in name.

Amendment issued by regional commissioner of customs, New York, N.Y., January 10, 1967.

(I) *Engine generator sets; centrifugal pumps.*—T.D. 54552-A, as amended by T.D. 56356-F, covering the foregoing articles manufactured under section 1313(a) by Empire Generator Corp., at its factory located at Milwaukee, Wis., with the use of imported diesel engines, further *amended* to cover the new location of factory and offices in Milwaukee, Wis.

Amendment effective on articles manufactured and exported on and after December 8, 1965.

Amendment issued by regional commissioner of customs, Chicago, Ill., February 7, 1967.

(J) *Extracts, flavoring.*—T.D. 52306-C, covering flavoring extracts manufactured under section 1313(d) by Par Beverage Corp., Cincinnati, Ohio, with the use of domestic tax-paid alcohol, *amended* to cover (1) a change of name of the manufacturer to Kenner Products Co., T/A A.J. Lehman Co., and (2) operations at an additional factory in Cincinnati, Ohio.

Amendment effective on articles covered by the first amendment which are exported on and after March 12, 1962, and on articles covered by the second amendment which are manufactured and exported on and after January 12, 1966.

Amendment issued by regional commissioner of customs, Chicago, Ill., March 1, 1967.

(K) *IBM block assembly carriage detent.*—Manufactured under section 1313(a) by Conap, Inc., Allegany, N.Y., with the use of imported IBM parts.

Rate effective on articles manufactured on and after December 28, 1964, and exported on and after April 19, 1965.

Rate issued by regional commissioner of customs, Boston, Mass., March 20, 1967.

(L) *Machines, amusement, coin-operated.*—T.D. 67-14-Q, covering coin-operated amusement machines manufactured under section 1313-(b) by Williams Electronic Mfg. Corp., Chicago, Ill., with the use of copper coated magnet wire, *amended* to cover the said articles manufactured under section 1313(a) with the use of imported coin rejectors.

Amendment effective on articles manufactured on and after September 21, 1966, and exported on and after September 30, 1966.

Amendment issued by regional commissioner of customs, Chicago, Ill., January 10, 1967.

(M) *Nets, slings, mooring hawsers, guy pendants, preventers, and rigging.*—T.D. 55230-I, as amended by T.D.'s 55833-D and 56303-Q,

covering, among other things, ships gear, such as topping lifts, cargo runners, slings, mooring hawsers, and rigging, manufactured under section 1313(a) by Atlantic Cordage & Supply Corp., Brooklyn, N.Y., with the use of imported steel wire rope, further *amended* to cover the articles mentioned in the above headnote hereto manufactured by the said corporation with the use of imported synthetic fiber rope products.

Amendment effective on articles manufactured and exported on and after April 10, 1967.

Amendment issued by regional commissioner of customs, New York, N.Y., May 8, 1967.

(N) *Paper, carbon, and ribbons, typewriter.*—T.D. 43823-H, as amended by T.D. 55211-F, covering carbon paper and inked typewriter ribbons manufactured under section 1313(a) by Kee Lox Mfg. Co., (a New York corp.), Rochester, N.Y., with the use of imported tissue and cotton cloth, respectively, and covering carbon paper manufactured under section 1313(b) with the use of carbon tissue paper, further *amended* to cover such products manufactured by Kee Lox Mfg., Co., (a Pennsylvania corp.), *successor*.

Amendment effective on articles exported on and after January 1, 1966, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., November 29, 1966.

(O) *Wheels, steel.*—T.D. 54332-F, covering steel rolls manufactured under section 1313(a) by the Tool Steel Gear and Pinion Co., Cincinnati, Ohio, at its Cincinnati, Ohio, factory with the use of imported rough steel forgings, *amended* (1) to cover such articles manufactured at its additional factory located at Sharonville, Ohio, and (2) to cover steel wheels manufactured by the said company at the two factories aforementioned with use of the same imported merchandise.

Amendment effective on articles manufactured and exported on and after April 5, 1962.

Amendment issued by regional commissioner of customs, New York, N.Y., April 24, 1967.

(T.D. 67-138)

Foreign currencies—Argentine peso. Denmark krone. Hong Kong dollar. Iran rial. Philippine peso. Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 5, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

May 29, 1967-----	\$0.00285217
May 31, 1967-----	.00285130
June 1, 1967-----	.00285035
June 2, 1967-----	.00285508

Denmark krone:

May 29, 1967-----	\$0.144350
May 31, 1967-----	.144356
June 1, 1967-----	.144303
June 2, 1967-----	.144295

Hong Kong dollar:

Official rate of \$0.174000* for the period from May 1 through 5, 1967 and the following Free* rates:

May 1, 1967-----	\$0.174291
May 2, 1967-----	.174367
May 3, 1967-----	.174405
May 4, 1967-----	.174367
May 5, 1967-----	.174367

Iran rial:

For the period from May 1 through 5, 1967, rate of \$0.0133333*.

Philippine peso:

May 1, 1967-----	\$0.255100*
May 2, 1967-----	.255133*
May 3, 1967-----	.255166*
May 4, 1967-----	.255166*
May 5, 1967-----	.255166*

Thailand baht (tical):

For the period from May 1 through 5, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-139)

Smelting and refining warehouses—Customs Regulations amended

Section 19.19, Customs Regulations, relating to the filing of manufacturers' statements, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 19—CUSTOMS WAREHOUSES AND CONTROL OF MERCHANDISE THEREIN

Section 19.19 of the Customs Regulations requires every manufacturer engaged in smelting or refining, or both, under bond to file with the district director of customs an annual statement containing certain basic information relating to the metal-bearing materials handled. That statement, which must be submitted not later than 60 days after the termination of the manufacturer's fiscal year, is used to determine the applicable loss allowance for products of each plant.

Since schedule 6, part 1, headnote 4(b), Tariff Schedules of the United States, now provides for allowable absolute deductions for losses on the copper, lead, or zinc content of ores or other metal-bearing materials, it appears that no such annual statement is necessary so long as the manufacturer complies with the requirements of paragraph (d) of that headnote, maintains records as required by paragraph (f) thereof, and claims only such allowable absolute deductions. In order to relieve manufacturers of the necessity for filing an annual statement in such a case, section 19.19 of the Customs Regulations is amended to read as follows:

19.19 Manufacturers' records; annual statement.—(a) Every manufacturer engaged in smelting or refining, or both, shall immediately notify the district director of customs for the district in which the plant is located of any material change in the character of the metal-bearing materials smelted or refined and of any change in the methods of smelting or refining. Each plant for which any of the deductions provided for in schedule 6, part 1, headnote 4, Tariff Schedules of the United States, is to be claimed shall maintain complete smelting and refining records showing the receipt and disposition of each shipment of materials received in the plant. If losses are to be claimed under paragraph (c) of said headnote, a record shall be kept from which the annual statement described in paragraph (b) of this section shall be prepared. These records shall be retained for a

period of not less than 5 years. In the case of records forming the basis of such an annual statement, the period for retention shall run from the date of the related annual statement. All such records shall be made available to the district director of customs for such inspection and verification as he may deem advisable.

(b) Every manufacturer engaged in smelting or refining, or both, who pursuant to paragraph (d) of headnote 4, part 1, schedule 6, Tariff Schedules of the United States, elects to make claim for losses under paragraph (c) of that headnote, shall file with the district director of customs for the district in which the plant is located an annual statement of losses for the fiscal year for the plant involved not later than 60 days after the termination of that fiscal year. No specific form is prescribed in which such statement shall be prepared. As basic information, the statement shall show the quantities of metal-bearing materials on hand at the beginning of the period and the dutiable contents thereof; ²³ the quantities of metal-bearing materials received during the period and the dutiable contents thereof; the total metal-bearing materials to be accounted for and the dutiable contents thereof; the quantities of metal-bearing materials on hand at the end of the period and the dutiable contents thereof; and the quantities of metal-bearing materials worked during the period and the dutiable contents thereof. The statement of the quantity of metal-bearing materials worked during the period shall show the quantity of foreign material and the quantity of domestic material put in process during the smelting operations. The statement shall contain such further information concerning the quantities and kinds of metals and intermediary products produced at the plant as will show the wastage sustained in the smelting and refining operation. (Sec. 312, 46 Stat. 692, as amended; 19 U.S.C. 1312.)

(R.S. 251, sec. 624, 46 Stat. 759; 19 U.S.C. 66, 1624.)

Since this amendment provides for an exception to a requirement which, under certain circumstances, would serve no necessary purpose, notice and public procedure under 5 U.S.C. 553 are found to be unnecessary and contrary to the public interest, and good cause is found for making the amendment effective less than 30 days after publication in the Federal Register. This amendment shall, therefore, become effective on the date of its publication in the Federal Register.

(713.4)

EDWIN F. RAINS,

Acting Commissioner of Customs.

Approved May 29, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register June 7, 1967 (32 F.R. 8134)]

(T.D. 67-140)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products
manufactured or produced in Malaysia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 5, 1967.

There is published below the directive of May 19, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in categories 15, 50, and 51, manufactured or produced in Malaysia.

This directive was published in the Federal Register of May 26, 1967 (32 F.R. 7727), by the Interagency Textile Administrative Committee. (343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

May 19, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective May 21, 1967 and for the twelve-month period beginning March 21, 1967 and extending through March 20, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 15, 50, and 51, produced or manu-

factured in Malaysia, in excess of the following designated levels of restraint:

<i>Category</i>	<i>Twelve-Month Level of Restraint¹</i>
15	345,000 square yards
50	5,000 dozen
51	8,800 dozen

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 15, 50, and 51, produced or manufactured in Malaysia and which have been exported to the United States prior to March 21, 1967 shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Malaysia and with respect to imports of cotton textiles and cotton textile products from Malaysia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-141)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products manufactured or produced in Malaysia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 5, 1967.

There is published below the directive of May 3, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the

¹ These levels have not been adjusted to reflect entries made on or after March 21, 1967.

United States of cotton textiles and cotton textile products in certain categories manufactured or produced in Malaysia. This directive amends the directive of March 31, 1967 (T.D. 67-110).

This directive was published in the Federal Register on May 11, 1967 (32 F.R. 7145), by the Interagency Textile Administrative Committee. A correction was published in the Federal Register on May 26, 1967 (32 F.R. 7727).

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20203

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

May 3, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

The purpose of this directive is to amend the directive of March 31, 1967 concerning certain cotton textiles and cotton textile products produced or manufactured in Malaysia.

Under the terms of the Long-Term Arrangements Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, and effective as soon as possible, the above directive of March 31, 1967 is amended by changing footnote ^a which concerns Categories 19, 26 (duck only), 31 (T.S.U.S.A. No. 366.2740 only), 34, and 60, to read: "The twelve-month period applicable to these categories shall be that beginning on December 27, 1966 and extending through December 26, 1967."

In accordance with this amendment, the reference to December 28, 1966 in the second paragraph of the above directive is amended to read: "December 27, 1966 . . .".

These actions taken with respect to the Government of Malaysia and with respect to imports of cotton textiles and cotton textile products from Malaysia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall

within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-142)

Litharge

Approval of practice of classification and rate of duty of Litharge under the provision for pigments containing lead: Litharge, in item 473.52, TSUS. Complaint of domestic producer under section 516(b), Tariff Act of 1930, as amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 6, 1967.

In a letter of April 5, 1967, pursuant to the provisions of section 516(b), Tariff Act of 1930, as amended, a domestic firm, Hammond Lead Products, Incorporated, Hammond, Indiana, through its attorneys, Alvord & Alvord, Washington, D.C., stated that it intended to protest the rate of duty assessed on litharge, contending that the product exported from Mexico is subsidized within the meaning of section 303, of the Tariff Act of 1930, as amended.

The Bureau replied in a letter of April 20, 1967, that litharge was classifiable under the provision for pigments containing lead: Litharge, in item 473.52, TSUS, dutiable at the rate of 1.25 cents per pound and not subject to additional duty under section 303.

In a letter of May 2, 1967, the attorney for the domestic producer filed a complaint against the rate of duty imposed on litharge from Mexico, asserting that the Mexican government remitted the taxes levied on lead metal and thereby permitted the importations an advantage of nearly 3 cents per pound.

The Bureau, after consideration of the complaint, affirmed the classification under item 473.52, TSUS, in a letter of May 5, 1967.

In a letter of May 9, 1967, the attorney for the domestic producer notified the Bureau that Hammond Lead Products, Inc., desired to protest the present rate of duty and designated Baltimore, Maryland, as the port of entry.

In accordance with the provisions of section 516(b) notice is hereby given that the domestic producer has given the notice contemplated by the statute that it desires to protest the rate of duty of litharge. How-

ever, under section 516(b), the present practice of not assessing additional duty under section 303 will be continued so long as no decision of the United States Customs Court or of the United States Court of Customs and Patent Appeals not in harmony with this decision is published.

(426.43)

LESTER D. JOHNSON,
Commissioner of Customs.

(T.D. 67-143)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 12, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from June 5 through 9, 1967, rate of
\$0.00285035.

Denmark krone:

June 5, 1967.....	\$0. 144300
June 6, 1967.....	. 144233
June 7, 1967.....	. 144325
June 8, 1967.....	. 144418
June 9, 1967.....	. 144415

Hong Kong dollar:

Official rate of \$0.174000* for the period from May 8 through 12, 1967 and the following Free* rates:

May 8, 1967.....	\$0. 174367
May 9, 1967.....	. 174367
May 10, 1967.....	. 174216
May 11, 1967.....	. 174291
May 12, 1967.....	. 174064

*Certified as nominal rates.

Iran rial:

For the period from May 8 through 12, 1967, rate of
\$0.0133333*.

Philippine peso:

May 8, 1967-----	\$0.255166*
May 9, 1967-----	.255166*
May 10, 1967-----	.255200*
May 11, 1967-----	.255166*
May 12, 1967-----	.255166*

Thailand baht (tical):

For the period from May 8 through 12, 1967, rate of
\$0.0479375*.

This information is for use pursuant to section 16.4, Customs
Regulations (19 CFR 16.4).
(342,211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-144)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 9, 1967.

Bonds of carriers for the transportation of bonded merchandise have
been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Bailey Barge Line, Inc., 3841 Veterans Highway, Metairie, La., water carrier; American Employers' Ins. Co.	May 15, 1967	May 25, 1967	-----	New Orleans, La.; \$25,000
Bluebonnet Express, Inc., 5009 Rusk Ave., Houston, Tex., motor carrier; Fidelity & Deposit Co. of Md.	May 5, 1967	May 18, 1967	-----	Houston, Tex.; \$10,000
Canada Auto Carriers Ltd., 7411 Buller Ave., Burnaby, B.C., Can., motor carrier; Fidelity & Deposit Co. of Md.	May 4, 1967	May 6, 1967	-----	Seattle, Wash.; \$15,000
L. A. Chitwood, Jr., Stark Industrial Area, Charleston Heights, S.C., motor carrier; The Continental Ins. Co.	May 12, 1967	May 15, 1967	-----	Charleston, S.C.; \$10,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Commercial Truckers, 1600 Junction Ave., Racine, Wis., motor carrier; Royal Indemnity Co.	July 31, 1959	Aug. 18, 1959	May 18, 1967	Milwaukee, Wis.; \$10,000
Davison Transport Ltd., 1144 Hickson Ave., Verdun, Quebec, Can., motor carrier; The Fidelity & Casualty Co.	Feb. 21, 1963	Mar. 1, 1963	Feb. 18, 1967	Portland, Me.; \$10,000
Dean Van Lines, Inc., 18420 South Santa Fe Ave., Long Beach, Calif., motor carrier; Transport Indemnity Co.	May 23, 1966	Aug. 18, 1966	May 23, 1967	Los Angeles, Calif.; \$25,000
Dean Van Lines, Inc., 18420 South Santa Fe Ave., Long Beach, Calif., motor carrier; Travelers Indemnity Co.	May 23, 1967	May 24, 1967	-----	Los Angeles, Calif.; \$25,000
Ira Farrell & Laurel Farrell dba Ira Farrell & Son, Houlton, Me., motor carrier; Firemen's Fund Ins. Co.	Feb. 19, 1962	Feb. 19, 1962	May 9, 1967	Portland, Me.; \$10,000
Ira Farrell & Laurel Farrell dba Ira Farrell & Son, Houlton, Me., motor carrier; American Fidelity Co.	Apr. 21, 1967	May 9, 1967	-----	Portland, Me.; \$10,000
Foodway Express, Inc., P.O. Box 2216, Philadelphia, Pa., motor carrier; Fidelity & Deposit Co. of Md.	May 15, 1967	May 23, 1967	-----	Philadelphia, Pa.; \$25,000
Stephen F. Frost dba Montana Motor Lines, P.O. Box 28, Billings, Mont., motor carrier; Glens Falls Ins. Co.	May 15, 1967	May 29, 1967	-----	Great Falls, Mont.; \$10,000
Thaddeus A. Gorski dba Gorski Bulk Transport, 16290 East Eight Mile Rd., Detroit, Mich., motor carrier; St. Paul Mercury Ins. Co.	May 18, 1967	May 18, 1967	-----	Detroit, Mich.; \$70,000
B.F. Kauffman Motor Express, Inc., 1007 Harrisburg Ave., Lancaster, Pa., motor carrier; Pennsylvania National Mutual Casualty.	May 3, 1967	May 3, 1967	-----	Philadelphia, Pa.; \$25,000
Laurel Transport Corp., 1036 North Shore Rd., Rio Grande, N.J., motor carrier; Liberty Mutual Ins. Co.	May 18, 1967	May 23, 1967	-----	Philadelphia, Pa.; \$10,000
Law Trucking Co., Crow Point Rd., Lincoln, R.I., motor carrier; Travelers Indemnity Co.	Sept. 20, 1966	Oct. 6, 1966	June 1, 1967	Providence, R.I.; \$15,000
Law Trucking Co., Old Crow Point Rd., Saylesville, R.I., motor carrier; The Aetna Casualty & Surety Co.	June 1, 1967	June 1, 1967	-----	Providence, R.I.; \$15,000
O'Connor Transport, Ltd., 7411 Buller Ave., South Burnaby, B.C., Can., motor carrier; Glens Falls Ins. Co.	May 5, 1964	May 8, 1964	May 5, 1967	Seattle, Wash.; \$15,000
Pacific Produce Co., Ltd., 600 Taylor St., Vancouver, B.C., Can., motor carrier; St. Paul Fire & Marine Ins. Co.	Mar. 23, 1967	May 8, 1967	-----	Seattle, Wash.; \$10,000
Pinto Trucking Service, Inc., 1219 Morris St., Philadelphia, Pa., motor carrier; Fidelity & Deposit Co. of Md.	May 2, 1967	May 17, 1967	-----	Philadelphia, Pa.; \$10,000
Nello Pistoressi & Nello James Pistoressi dba Nello Pistoressi & Son, 234 Garden St., Renton, Wash., motor carrier; St. Paul Fire & Marine Ins. Co.	Mar. 18, 1958	Mar. 18, 1958	May 18, 1967	Seattle, Wash.; \$10,000

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
R-W Express, Inc., 4840 Wyoming, Dearborn, Mich., motor carrier; Ins. Co. of North America	Oct. 26, 1965	Nov. 8, 1965	June 1, 1967	Detroit, Mich.; \$30,000
R-W Service System, Inc., 4840 Wyoming, Dearborn, Mich., motor carrier; Ins. Co. of North America	Apr. 1, 1967	May 10, 1967	-----	Detroit, Mich.; \$30,000
Reliance Storage & Cartage Co. Ltd., 1001 1st St. S.E., Calgary, Alberta, Can., motor carrier; The Travelers Indemnity Co.	Apr. 28, 1965	Apr. 28, 1965	Apr. 28, 1967	Great Falls, Mont., \$10,000
Reliance Storage & Cartage Co. Ltd., 1001 1st St. S.E., Calgary, Alberta, Can., motor carrier; The Continental Ins. Co.	Apr. 28, 1967	Apr. 28, 1967	-----	Great Falls, Mont.; \$10,000
Schreiber Trucking Co., Inc., 1315-1399 Washington Blvd., Pittsburgh, Pa., motor carrier; The Yorkshire Ins. Co.	Mar. 20, 1956	Mar. 21, 1956	Apr. 30, 1967	Baltimore, Md.; \$15,000
Star Forwarders, Inc., 1910 Harney St., Omaha, Neb., freight forwarder; Liberty Mutual Ins. Co.	Aug. 12, 1965	Aug. 13, 1965	June 15, 1967	Chicago, Ill.; \$50,000

(241.2)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-145)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
 OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 12, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

CHANGE OF PRACTICE

T.D. 67-145(1) Wool shorn from washed sheepskins.—Shearings from washed sheepskins are classifiable as raw wool according to grade, in item 306.00, 306.11, 306.21, or 306.31, TSUS, depending on fiber di-

ameter. Inasmuch as this decision results in the assessment of duty at a rate higher than that previously assessed in certain instances, the higher rate shall be applied, pursuant to section 16.10a(d) of 19 CFR, only to such or similar merchandise entered, or withdrawn from warehouse, for consumption after the expiration of 90 days after the date of publication of this abstract. Bureau letter to the Fibers Administrator dated May 25, 1967. (473.234)

TARIFF CLASSIFICATION

T.D. 67-145(2) *Agricultural implements. Uncapping plane.*—Hand electric uncapping plane used to uncap honey combs in beekeeping, classifiable under the provision for Agricultural * * * implements not specially provided for, in *item 666.00*, TSUS. Bureau letter dated June 1, 1967. (434.1)

T.D. 67-145(3) *Aromatic or odoriferous substances. Ocimene.*—Ocimene, an aromatic compound obtained from basil oil and used in flavors and perfumes, is classifiable under the provision for Aromatic or odoriferous substances containing no alcohol or not over 10 percent alcohol by weight: Not artificial mixtures * * *: * * * Other, in *item 460.80*, TSUS. Bureau letter dated May 26, 1967. (416.3)

T.D. 67-145(4) *Coffee substitutes. Dandelion roots.*—Raw dandelion roots, whether whole or chopped, are classifiable as Other coffee substitutes, in *item 160.40*, TSUS. Bureau letter dated May 24, 1967. (462.552)

T.D. 67-145(5) *Cordage, of vegetable fibers. Jacquard harness cord.*—Cord of bleached linen, three-stranded with two yarns to the strand, used as Jacquard harness cord to connect the heddles of a weaving loom to the Jacquard head motion, classifiable under the provision for Cordage: Of vegetable fibers: * * * Other: * * * Of stranded construction: Measuring under 3/16 inch in diameter: Of flax, in *item 316.20*, TSUS. Bureau letter dated June 1, 1967. (472.25)

T.D. 67-145(6) *Fasteners, used with powder-actuated hand tools. Drive pins.*—Drive pins unthreaded, which have a washer shaped piece attached which serves to guide the pin into the tool and to insure that it penetrates in a straight line, are classifiable under the provision for Drive pins * * * suitable for use in powder-actuated hand tools: Not threaded, in *item 646.15*, TSUS. Bureau letter dated May 25, 1967. (424.414)

T.D. 67-145(7) *Iron or steel articles, nsfp. Wire clip closures.*—Wire clip closures which consist of a steel wire sandwiched between two layers of paper, measuring approximately 4 inches long and 1/4

inch wide, used to close plastic bags, classifiable under the provision for Articles of iron or steel * * * : * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated May 25, 1967. (423.34)

T.D. 67-145(8) *Lactones. Lactobionic d-Lactone.*—Lactobionic d-Lactone is classifiable under the provisions for Lactones: * * * Other, in *item 429.12*, TSUS. Bureau letter dated May 26, 1967. (417.0)

T.D. 67-145(9) *Mixtures, chemical, of organic compounds, nsf. Fuel oil additive.*—Heavy duty fuel oil additive composed of hydrocarbon solvent, Tall oil, Triethanolamine, Litharge, NaOH "Liquor", and Ammonia is classifiable as follows: if tallates are formed, under the provision for Mixtures of two or more organic compounds, in *item 430.00*, TSUS; if tallates are not produced, under the provision for Mixtures not specially provided for, in *item 432.00*, TSUS. Bureau letter dated May 26, 1967. (418.112)

T.D. 67-145(10) *Plastics materials, non-benzenoid. Mixtures, chemical, inorganic compounds.*—Mixtures of inorganic chemical compounds containing titanium, magnesium, calcium, and bismuth with polyvinyl alcohol binder mixed in for film extrusion or for pressing, classifiable under the provision for Vinyl resins: Polyvinyl acetate and vinyl resins containing by weight 50 percent or more of derivatives of vinyl acetate, in *item 445.40*, TSUS. Filler without binder classifiable under the provision for Mixtures of two or more inorganic compounds: * * * Other, in *item 423.96*, TSUS, or if in chief value of bismuth under the provision for Mixtures of two or more inorganic compounds: In chief value of bismuth, in *item 423.80*, TSUS. Binder is classifiable under *item 445.40*, TSUS. Bureau letter dated May 31, 1967. (417.841)

T.D. 67-145(11) *Plastics materials, non-benzenoid. Plastic adhesive. Mixtures, chemical, nsf. Accelerator.*—Plastic adhesive and accelerator imported separately, mixed after importation, and used to glue plastic sheeting to the interior of large pipes used to store and transport corrosive liquids, the adhesive a solution of polyvinyl chloride synthetic resin in a vehicle containing toluene, xylene and methyl ethyl ketone classifiable under the provision for Synthetic plastics materials: * * * Vinyl resins: * * * Other, in *item 445.45*, TSUS; the accelerator containing non-benzenoid organic substances and inorganic compounds of calcium, aluminum, and silicon and the volatile portion a benzenoid solvent similar to toluene and xylene are classifiable under the provision for Mixtures not specially provided for, in *item 432.00*, TSUS. Bureau letter dated May 29, 1967. (442.4)

T.D. 67-145(12) *Structures, and parts thereof. Grain bins.*—Steel grain bins ranging in diameter from 14 feet to 38 feet, in height from

15 feet 9 inches to 51 feet 3 inches, classifiable under the provision for Other structures * * * of base metal: Of iron or steel: * * * Other, in *item 652.98*, TSUS. Bureau letter dated May 25, 1967. (423.11)

T.D. 67-145(13) *Tool holders, for machine tools. Die set. Classification Principles: "tariff entities". "entireties".*—Die set, consisting of an upper shoe (punch holder), lower shoe (die holder), guide pins, and guide pin bushings, used with various metal working dies such as progressive, laminating, forming, and drawing dies, classifiable under the provision for Tool holders, in *item 674.50*, TSUS. The upper and lower shoe, guide pins and guide pin bushings, which are "parts" of the die set, if imported separately are classifiable under the provision for Other parts of * * * machine tools * * *: * * * Other: * * * Other, parts, in *item 674.53*, TSUS. Bureau letter dated May 25, 1967. (424.23)

T.D. 67-145(14) *Vegetable substances, crude, nsfp. Clover tops.*—Clover tops whose stems have been removed but not otherwise processed are classifiable as Vegetable substances, crude, in *item 193.25*, TSUS. Bureau letter dated May 24, 1967. (462.552)

T.D. 67-145(15) *Wire, aluminum. Aluminum rod.*—Aluminum in coils, measuring $\frac{1}{4}$ inch by $\frac{1}{4}$ inch, classifiable under the provision for Aluminum wire: Not coated or plated with metal, in *item 618.20*, TSUS. Bureau letter dated May 25, 1967. (426.13)

T.D. 67-145(16) *Wool shorn from washed sheepskins.*—Shearings from washed sheepskins are classifiable as raw wool according to grade, in *item 306.00, 306.11, 306.21, or 306.31*, TSUS, depending on fiber diameter. Bureau letter dated May 25, 1967. (473.234)

(T.D. 67-146)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 12, 1967.

The following are synopses of drawback rates and amendments issued March 8, 1965, to June 2, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations; approval by regional commissioner of customs under section 22.6, Customs Regulations.

(731.1)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Air conditioning and refrigeration units, heat exchangers and central heating apparatus.*—Manufactured under section 1313(b) by The Trane Co., La Crosse, Wis., at its La Crosse, Wis., Scranton, Pa., Salt Lake City, Utah, Lexington, Ky., and Clarksville, Tenn., factories with the use of aluminum finstock in coils.

Rate effective on articles manufactured on and after June 1, 1966, and exported on and after August 5, 1966.

Manufacturer's statement of May 3, 1967, forwarded to regional commissioner of customs, New York, N.Y., May 31, 1967.

(B) *Aircraft.*—T.D. 46237-A, as amended, covering, among other things, aircraft and aircraft parts manufactured under section 1313 (a) and (b) by Consolidated Vultee Aircraft Corp., San Diego, Calif., with the use of drawback engines, clocks, and electrical equipment, further *amended* (1) to cover the above articles manufactured by Convair, Div. of General Dynamics Corp. (General Dynamics/Convair), *successor*; and, (2) to cover aircraft manufactured under section 1313(a) with the use of (a) imported aircraft parts and equipment, and with the use of (b) fabric, linoleum, and carpeting.

Amendment effective on articles covered by (1), above, which are exported on and after April 30, 1954, the date of succession; on articles covered by (2)(a), above, which are manufactured on and after June 20, 1961, and exported on and after June 30, 1961; and on articles covered by (2)(b), above, which are manufactured and exported on and after February 12, 1965.

Amendment issued by collector of customs, Los Angeles, Calif., March 8, 1965.

(C) *Aluminum alloy ingots and zinc die casting alloy ingots.*—T.D. 54457-B, covering the foregoing articles manufactured under section 1313(b) by U.S. Reduction Co., East Chicago, Ind., at its factories located at East Chicago, Ind., and Toledo, Ohio, with the use of aluminum ingots and electrolytic plate zinc slab, *amended* to cover a new factory at Russellville, Ala.

Amendment effective on articles manufactured on and after January 2, 1964, and exported on and after March 23, 1964.

Amendment issued by regional commissioner of customs, Chicago, Ill., January 11, 1967.

(D) *Aluminum windows, doors, screens, and extrusions.*—T.D. 55211-H, covering aluminum windows and parts manufactured by Miami Window Corp., Miami, Fla., at its Hialeah, Fla., factory with the use of aluminum extrusions, hereby *amended* to cover (1) aluminum extrusions manufactured with the use of aluminum billets, and aluminum windows, doors, screens and parts thereof manufac-

tured with the use of aluminum billets and extrusions; (2) an additional factory located at Key Field, Meridian, Miss.; and (3) a change in name of the corporation to Russell Aluminum Corp.

Amendment effective on articles covered by (1) and (2), above, which are manufactured on and after March 1, 1960, and exported on and after July 1, 1962, and on articles covered by (3), above, which are exported on and after June 7, 1966, the date of the change of name.

Supplemental statement of September 27, 1966, forwarded to regional commissioner of customs, Miami, Fla., May 25, 1967.

(E) *Bags, cotton.*—T.D. 44777-A, as amended by T.D. 53131-B, covering bags manufactured under section 1313(a) by The Hardin Bag and Burlap Co., New Orleans, La., at its New Orleans, La., and Ft. Worth, Tex., factories with the use of imported burlap, further *amended* to cover cotton bags manufactured by the above company with the use of cotton sheeting and osnaburg.

Amendment effective on articles manufactured on and after May 21, 1965, and exported on and after April 7, 1966.

Amendment issued by regional commissioner of customs, New Orleans, La., September 13, 1966.

(F) *Bar lead, block lead, type metals, solder, and antimony lead.*—T.D. 52653-B, as amended by T.D.'s 53272-B, 53323-B, and 53664-C, covering bar lead, block lead, type metals, and solder manufactured under section 1313(b) by Standard Type Metals Corp., Brooklyn, N.Y., with the use of pig lead, scrap lead, antimony, antimonial lead, and lead alloy scrap; and covering antimonial lead manufactured by the said corporation at the same factory with the use of pig lead, scrap lead, and antimony; further *amended* to cover the aforesaid articles manufactured at the above-mentioned factory by Standard White Metals Corp., Brooklyn, N.Y., *successor*.

Amendment effective on articles exported on and after October 5, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., January 5, 1967.

(G) *Cellophane paper and aluminum foil, slit and printed, in rolls, sheets, or labels; aspirin compounds, granulated; and aspirin tablets.*—Manufactured under section 1313(a) by Sterling Products International, Inc., New York, N.Y., at its Hato Rey, P.R., factory with the use of imported cellophane paper, aluminum foil, caffeine and acetphenetidin (phenacetin).

Rate effective on slit and printed cellophane paper which is manufactured on and after February 15, 1965, and exported on and after February 22, 1965; on slit and printed aluminum foil which is manu-

factured on and after September 1, 1964, and exported on and after October 3, 1964; on aspirin granulation compounds which are manufactured on and after August 14, 1964, and exported on and after February 19, 1965; on aspirin tablets which are manufactured on and after September 21, 1964, and exported on and after November 4, 1964.

Rate issued by regional commissioner of customs, New York, N.Y., September 23, 1966.

(H) *Chemicals, intermediate and end products.*—T.D. 54738-A, as amended, covering, among other things, 16 alpha methyl-1, 4 pregnadiene-17 alpha, 21 dihydroxy-3, 20 dione-21 acetate manufactured under section 1313(a) by Schering Corp., Bloomfield, N.J., at its Union, N.J., factory with the use of imported 16 alpha-methyl allopregnane-3 beta-OL-20-one, further *amended* to cover Betamethasone Alcohol substance (DOH-HH, DOH-X), Betamethasone Disodium Phosphate substance (DOH-MM), and Betamethasone Acetate substance (DOH-JJ) manufactured with the use of imported 21-acetoxy-3 beta, 17 alpha-dihydroxy-16 beta-methyl-5 alpha-pregnane-20-one (DOC-NN); Celestone creams, syrups, tablets, aerosols, ointments, foams or sprays containing Betamethasone Alcohol (DOH-HH, DOH-X) manufactured hereunder; and Celestone Soluspan Injectable Suspension containing both Betamethasone Disodium Phosphate substance (DOH-MM) and Betamethasone Acetate substance (DOH-JJ) manufactured hereunder.

Amendment effective on articles manufactured on and after October 9, 1963, and exported on and after November 1, 1963.

Amendment issued by regional commissioner of customs, New York, N.Y., July 28, 1966.

(I) *Cigar wrapper.*—T.D. 54511-D, as amended by T.D.'s 54611-J, and 66-162-E, covering homogenized leaf tobacco manufactured under section 1313(a) by General Cigar Co., Inc., New York, N.Y., at its factories located at Mahanoy City and Ephrata, Pa., with the use of imported stemmed filler tobacco, unstemmed filler tobacco, or scrap tobacco, or combinations of such imported tobaccos, further *amended* to cover cigar wrapper manufactured with the use of imported Sumatra and Dominican Type tobaccos and to cover articles manufactured at the firm's additional factory at Lancaster, Pa.

Amendment effective on articles manufactured on and after December 15, 1961, and exported on and after September 1, 1965.

Amendment issued by the district director of customs, Philadelphia, Pa., January 6, 1967.

(J) *2,6-Dichloro-4-Nitroaniline fungicide.*—T.D. 56197-X, covering (1) "TODI"-3,3' Dimethyl-4,4', Biphenylene Diisocyanate, and (2)

Hexamethylene Diisocyanate manufactured under section 1313(b) by Carwin Co., Div., Upjohn Co., North Haven, Conn., at its North Haven, Conn., and Deer Park, Tex., factories with the use of (1) Ortho Tolidine Base, moist, and (2) Hexamethylene Diamine, amended to cover 2,6-Dichloro-4-Nitroaniline fungicide manufactured under section 1313(b) at the above-named factories by Carwin Organic Chemicals, a div. of The Upjohn Co., with the use of paranitroaniline.

Amendment effective on articles manufactured on and after April 21, 1966, and exported on and after September 1, 1966.

Supplemental statement of May 8, 1967, forwarded to regional commissioner of customs, Boston, Mass., June 2, 1967.

(K) *Die castings (aluminum), machined.*—Manufactured under section 1313(a) by Micron Mfg. Corp., Hi-Nella, Somerdale, N.J., with the use of imported aluminum die castings.

Rate effective on articles manufactured on and after February 1, 1962, and exported on and after March 18, 1965.

Rate issued by district director of customs, Philadelphia, Pa., September 29, 1966.

(L) *Food service equipment, stainless steel.*—Manufactured under section 1313(a) by Lee-Mark Metal Mfg. Co., Pennsauken, N.J., with the use of imported stainless steel sheet.

Rate effective on articles manufactured on and after February 7, 1966, and exported on and after August 29, 1966.

Rate issued by district director of customs, Philadelphia, Pa., September 29, 1966.

(M) *Gear case accessories, aviation and industrial grade.*—Manufactured under section 1313(a) by Technical Development Co., Glenolden, Pa., with the use of imported aluminum die castings and drawback machined die castings.

Rate effective on articles manufactured on and after February 1, 1962, and exported on and after March 18, 1965.

Rate issued by district director of customs, Philadelphia, Pa., September 29, 1966.

(N) *Magnesium oxide, electrical grade, in grain form.*—Manufactured under section 1313(a) by Muscle Shoals Electrochemical Corp., Tuscumbia, Ala., with the use of imported calcined magnesite.

Rate effective on articles manufactured and exported on and after April 14, 1965.

Rate issued by regional commissioner of customs, New Orleans, La., September 16, 1966.

(O) *Orange juice*.—T.D. 56318-H, as amended by T.D. 56495-K, covering the above product manufactured under section 1313(b) by Sunnyland Juice Corp., Anaheim, Calif., with the use of liquid and hard refined sugar and concentrated orange juice, further *amended* to cover the aforementioned product manufactured by Di Giorgio Corp., *successor*.

Amendment effective on articles exported on and after March 1, 1966, the date of succession.

Amendment issued by regional commissioner of customs, Los Angeles, Calif., September 12, 1966.

(P) *Para aminosalicylic acid, sodium para aminosalicylate, isonicotinic acid hydrazide, and para aminosalicylic acid with isonicotinic acid hydrazide; in tablet and granular form*.—T.D. 54495-E, as amended by T.D.'s 55144-H, 55275-D, 55809-F, 56303-S, 56365-J, and 66-162-C, covering the above articles manufactured under section 1313(a) and (b) by Ormont Drug & Chemical Co., Inc., Englewood, N.J., at its Englewood, N.J., and Staten Island, N.Y., factories with the use of para aminosalicylic acid, sodium para aminosalicylate, and isonicotinic acid hydrazide, in powder form, further *amended* to provide for the above articles manufactured by the said company at an additional factory located at Englewood, N.J.

Amendment effective on articles manufactured and exported on and after May 1, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., September 28, 1966.

(Q) *Rolling mill rolls, finished steel*.—Manufactured under section 1313(a) by Precision Methods and Machines, Div. of Textron, Inc., Providence, R.I., at its Waterbury, Conn., factory with the use of imported steel rolling mill forgings and tool steel bars.

Rate effective on articles manufactured on and after January 21, 1964, and exported on and after February 27, 1964.

Rate issued by regional commissioner of customs, New York, N.Y., September 8, 1966.

(R) *Steel products*.—T.D. 50256-O, as amended, covering, among other things, galvanized steel products manufactured under section 1313(b) by Inland Steel Co., Chicago, Ill., with the use of zinc and zinc lead alloy, *amended* to cover steel sheets, strip, plates, bars, structurals, and other mill forms of steel manufactured under section 1313(b) by said company at its East Chicago, Ind., factory with the use of ferromanganese and fluorspar.

Amendment effective on articles manufactured and exported on and after June 1, 1963.

Supplemental statements of December 14, 1965, and May 16, 1967, forwarded to regional commissioners of customs, Chicago, Ill., and New York, N.Y., May 26, 1967.

Approval by regional commissioner of customs under section 22.6, Customs Regulations:

(1) *Piece goods, bleached, dyed, and/or mercerized.*—Manufactured under section 1313(a) by Russell Mills, Inc., Alexander City, Ala., with the use of imported drawback piece goods.

Manufacturer's statement of February 11, 1966, approved by regional commissioner of customs, New York, N.Y., on September 20, 1966.

Approval effective on articles manufactured and exported on and after February 15, 1966.

(T.D. 67-147)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 19, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from June 12 through 16, 1967, rate of
\$0.00285035.

Denmark krone:

June 12, 1967-----	\$0.144433
June 13, 1967-----	.144459
June 14, 1967-----	.144500
June 15, 1967-----	.144500
June 16, 1967-----	.144500

Hong Kong dollar:

Official rate of \$.174000* for the period from May 15 through May 19, 1967 and the following Free* rates:

May 15, 1967-----	\$. 174060
May 16, 1967-----	. 174064
May 17, 1967-----	. 173837
May 18, 1967-----	. 171821
May 19, 1967-----	. 166666

Iran rial:

For the period from May 15 through 19, 1967, rate of \$.0133333*.

Philippine peso:

May 15, 1967-----	\$0. 255133*
May 16, 1967-----	. 255133*
May 17, 1967-----	. 255200*
May 18, 1967-----	. 255166*
May 19, 1967-----	. 255166*

Thailand baht (tical):

For the period from May 15 through 19, 1967, rate of \$.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-148)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products manufactured or produced in Pakistan

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 16, 1967.

There is published below the directive of May 29, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of certain categories of cotton textiles and cotton textile products manufactured or produced in Pakistan. This directive amends

that Committee's directives of December 6, 1966 (T.D. 67-11), and March 22, 1967 (T.D. 67-91).

This directive was published in the Federal Register on June 9, 1967 (32 F.R. 8323), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,

Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE

WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

May 29, 1967.

COMMISSIONER OF CUSTOMS

Department of the Treasury

Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive amends the directive of December 6, 1966, as amended by the directive of March 22, 1967, concerning certain cotton textiles and cotton textile products produced or manufactured in Pakistan.

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, in accordance with paragraphs 5 and 12 of the bilateral cotton textile agreement of November 21, 1966 between the United States and Pakistan, and in accordance with the procedures outlined in Executive Order 11052, of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, the Levels of Restraint set forth in the directive of December 6, 1966 for the following Categories are hereby amended, effective as soon as possible, to read as follows:

Category	Special 12-Month ¹ Level of Restraint	Adjusted Special ³ 12-Month Level of Restraint
9	32, 225, 000 square yards	9, 225, 000 square yards
15	3, 125, 000 square yards	129, 041 square yards
22	3, 125, 000 square yards	1, 125, 000 square yards
Part of 26 ²	4, 425, 000 square yards	1, 425, 000 square yards
41/42	334, 485 dozen	71, 985 dozen

¹ These levels of restraint reflect an administrative arrangement between the Governments of the United States and Pakistan under paragraph 12 of the agreement of November 21, 1966.

² Only T.S.U.S.A. Nos.:

320-88	325-88	330-88	323-92	328-92
321-88	326-88	331-88	324-92	329-92
322-88	327-88	320-92	325-92	330-92
323-88	328-88	321-92	326-92	331-92
324-88	329-88	322-92	327-92	

³ These levels have been adjusted to reflect entries for the period July 1, 1966 through May 19, 1967. Insofar as applicable to these categories, footnotes 5 and 6 of the directive of December 6, 1966 are superseded.

Entries of cotton textiles and cotton textile products in Categories 15, parts of 26 (T.S.U.S.A. Nos. 321.—34, 322.—34, 327.—34 and 328.—34 only), and 41/42, produced or manufactured in Pakistan, and which have been exported to the United States from Pakistan prior to July 1, 1966 shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Pakistan and with respect to imports of cotton textiles and cotton textile products from Pakistan have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-149)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 26, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from June 19 through 23, 1967, rate of \$0.00285035.

Denmark krone:

June 19, 1967	-----	\$0. 144512
June 20, 1967	-----	. 144456
June 21, 1967	-----	. 144454
June 22, 1967	-----	. 144403
June 23, 1967	-----	. 144379

Hong Kong dollar:

Official rate of \$0.174000* for the period from May 22 through 26, 1967 and the following Free* rates:

May 22, 1967	-----	\$0. 169491
May 23, 1967	-----	. 168067
May 24, 1967	-----	. 169779
May 25, 1967	-----	. 172711
May 26, 1967	-----	. 173010

Iran rial:

For the period from May 22 through 26, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from May 22 through 26, 1967, rate of \$0.255166*.

Thailand baht (tical):

For the period from May 22 through 26, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-150)

Cotton textiles—Restrictions on entry

Restrictions on entry of cotton textiles in categories 22 and 26 manufactured or produced in Brazil

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 23, 1967.

There is published below the directive of June 8, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles in categories 22 and 26, manufactured or produced in Brazil.

This directive was published in the Federal Register of June 15, 1967 (32 F.R. 8639), by the Interagency Textile Administrative Committee.

(343.3)

LESTER D. JOHNSON,
Commissioner of Customs.

THE SECRETARY OF COMMERCE

WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

June 8, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to nonparticipants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962 as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit effective June 9, 1967 and for the twelve-month period extending through June 8, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 22 and 26, produced or manufactured in Brazil, in excess of the following designated twelve-month levels of restraint:

<i>Category</i>	<i>Twelve-Month Level of Restraint</i>
22	3,045,000 square yards
26 (duck only) ¹	1,575,000 square yards
26 (other than duck)	2,310,000 square yards

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 22 and 26, produced or manufactured in Brazil and which have been exported from Brazil to the United States prior to June 9, 1967, shall be charged in the following manner: *First*, not more than 145,000 square yards of such goods in Category 22 shall be charged against any unfilled balances in the levels of restraint established for cotton textiles in Category 26 for the period June 9, 1966, through June 8, 1967; and *Second*, entries of such goods in Categories 22 and 26 shall, to the extent of any unfilled balances as

¹ T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08

321.—01 through 04, 06, 08

322.—01 through 04, 06, 08

326.—01 through 04, 06, 08

327.—01 through 04, 06, 08

328.—01 through 04, 06, 08

adjusted pursuant to the above directions, be charged against the level of restraint established for such goods for the twelve-month period ending June 8, 1967. In the event the level of restraint established for the twelve-month period ending June 8, 1967 has been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Brazil and with respect to imports of cotton textiles and cotton textile products from Brazil have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-151)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products manufactured or produced in Mexico

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 26, 1967.

There is published below the directive of June 13, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in Mexico.

This directive was published in the Federal Register on June 20, 1967 (32 F.R. 8779), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

June 13, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, the bilateral cotton textile agreement of June 2, 1967 between the Governments of the United States and Mexico, and in accordance with Executive Order 11052 of September 28, 1962 as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible and for the twelve-month period beginning May 1, 1967 and extending through April 30, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 63, and 64, produced or manufactured in Mexico, in excess of the following designated levels of restraint for the above twelve-month period.

The combined level of restraint for Categories 1, 2, 3, and 4 shall be 11,260,870 pounds. Of this amount, not more than 2,826,086 pounds shall be in Categories 3 and 4.

The overall level of restraint for Categories 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, and 27 shall be 21,000,000 square yards.

Within this overall level of restraint for Categories 5 through 27, the following specific levels of restraint shall apply:

Category	Twelve-Month Level of Restraint
9	5,000,000 square yards
10	2,000,000 square yards
22	5,000,000 square yards
23	3,000,000 square yards
26	7,500,000 square yards ¹
27	2,000,000 square yards ¹

The level of restraint for Category 63 shall be 110,000 pounds, and for Category 64, shall be 326,000 pounds of which not more than 90,000 pounds shall be in zipper tapes, T.S.U.S.A. No. 347.3340.

¹ Of the total amount for Categories 26 and 27, not more than 5,625,000 square yards shall be in duck; T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08	326.—01 through 04, 06, 08
321.—01 through 04, 06, 08	327.—01 through 04, 06, 08
322.—01 through 04, 06, 08	328.—01 through 04, 06, 08

Cotton textiles and cotton textile products produced or manufactured in Mexico and which have been exported to the United States prior to May 1, 1967, shall not be subject to this directive.

The levels of restraint provided for in this directive have not been adjusted to reflect entries made on or after May 1, 1967.

The levels of restraint set forth above are subject to adjustment pursuant to the bilateral agreement of June 2, 1967 between the Governments of the United States and Mexico which provides in part that within the aggregate limit, the limits on the fabric group may be exceeded by not more than 10 percent and within the applicable group limit, the limits on certain categories may be exceeded by not more than 5 percent. Any adjustments provided for in the bilateral agreement will be made in further directives to you, as may be appropriate.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Mexico and with respect to imports of cotton textiles and cotton textile products from Mexico have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-152)

*Availability of information in customs documents—Customs
Regulations amended*

Part 26 and sections 14.6a, 17.11(d), and 31.15, Customs Regulations, relating to the availability to the public of information concerning customs matters revised, amended, or deleted

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

The Act of June 5, 1967, Public Law 90-23, amended section 552, Title 5, United States Code, effective July 4, 1967. The description of the Bureau of Customs central and field organization; the places at which, the officers from whom, and the methods whereby, the public may secure information, make submittals or requests, or obtain decisions in customs matters; the general course and method by which customs functions are channeled and determined, which section 552, as amended, requires to be published will appear in the Federal Register as a separate document.

All Bureau of Customs rules of procedure, descriptions of and availability of forms; substantive rules of general applicability and statements of general policy or interpretations of general applicability have been and will continue to be published in the Federal Register. Rules of general applicability are currently codified in Title 19, Chapter I, Code of Federal Regulations and are also available in a loose-leaf form entitled "Customs Regulations" which is for sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

In order to conform the disclosure provisions in the Customs Regulations to the requirements of subsections (a) (2)-(4) and (b) of amended section 552, the Customs Regulations are being amended. Part 26 of the Customs Regulations, containing the Bureau of Customs general disclosure of information rules, is being revised. Sections 14.6a and 17.11(d) of the regulations, relating, respectively, to the availability of information in antidumping proceedings, and information available to complainants in connection with complaints under section 516 of the Tariff Act of 1930 (19 U.S.C. 1516), are being amended. Section 31.15 of the regulations, relating to the availability of information pertaining to the licensing of customhouse brokers, is being deleted, since the general disclosure of information rules in Part 26 of this Chapter will govern the availability of this type of information.

To accomplish these changes the Customs Regulations are amended as follows:

PART 26—DISCLOSURE OF INFORMATION

1. Part 26 is revised to read:

PART 26—AVAILABILITY OF INFORMATION

Sec.	Sec.
26.1 Scope	26.7 Classes of customs documents exempt from disclosure
26.2 Availability of customs documents	26.8 Information for the press and associations
26.3 Other customs records	26.9 Sanction for improper disclosure by customs officer or employee
26.4 Application for inspection, copying, or otherwise obtaining copy of customs documents	26.10 Statements for publication
26.5 Deletion of identifying details from documents	26.11 Testimony or the production of documents in court.
26.6 Public facilities for inspection and copying—Customs Reading Rooms	

Authority: The provisions of this Part 26 issued under 5 U.S.C. 301, 552 as amended.

§ 26.1 Scope.—This part contains the regulations governing the inspection, copying, or otherwise obtaining copies of customs opinions, orders made in the adjudication of cases, rulings and records. It also contains the general rules covering the release of certain information to the press and the giving of testimony or the production of customs documents in court.

§ 26.2 Availability of customs documents.—(a) *Administrative manuals and instructions to staff.* Except as exempted by section 26.7, all administrative staff manuals and instructions to staff that affect any member of the public and indices thereto, are available for public inspection and copying in the Bureau of Customs Reading Rooms (section 26.6). The following are some of the administrative manuals or instructions to staff which will be available:

Catalogue of Customs Forms

Customs Laboratory Methods

Marking Digest

Monthly Checklists of Bureau of Customs Circular Letters

(b) *Opinions, orders, rulings of precedential significance, statements of policy, and interpretations.* An index to the Bureau of Customs opinions, orders made in the adjudication of cases, rulings which are relied upon, used, or cited as precedents, statements of policy and interpretations not published in the Federal Register, if any (except opinions, orders, rulings, statements of policy and interpretations which are exempted from the requirement for disclosure under section 26.7), is available for public reference in the Bureau of Customs Reading Rooms (section 26.6). For the most part such opinions, orders, rulings, and interpretations are in the form of letters addressed to regional commissioners or district directors of customs or to parties in interest, ruling upon questions arising under customs and navigation laws, and other related laws. Abstracts of such opinions, orders, or

rulings are published in the Customs Bulletin. Copies of the abstracted documents are available for public inspection and copying in the Bureau of Customs Reading Room at Washington, D.C. (section 26.6). Copies of such opinions, orders, or rulings addressed to customs field officers or promulgated by customs field officers and relied upon, used, or cited as precedents also are available in the Reading Rooms serving the respective customs offices to which they relate (section 26.6).

(c) *Fee for copies:* A fee for copies furnished under paragraphs (a) and (b) will be charged in accordance with section 24.12 of this Chapter.

§ 26.3 **Other customs records.**—(a) *General.* In general, all other documents issued by the Secretary of the Treasury, the Commissioner of Customs, or other officials of the Treasury Department or the Bureau of Customs in matters administered by the Bureau of Customs, if sufficiently identified, and unless exempted from disclosure under section 26.7, are available for inspection. Copies thereof may be obtained by request in person, or by correspondence. (Sections 26.4, 26.6) However, documents contained in files on pending matters may be withheld from inspection or copying in the interest of effective operation.

(b) *Classes of records available for inspection and copying.* The following classes of records of the Bureau of Customs may be inspected and copied, upon request. Individual documents in certain records may be exempt from disclosure under section 26.7, or may be made available with identifying details deleted. The list does not purport to be exhaustive:

(1) Records relating to—

(i) Comments submitted by private parties in response to a published notice of proposed rulemaking and of proposed changes in tariff classification, unless the submitter states clearly that the information is privileged or confidential, giving reasons therefor, and the Commissioner of Customs agrees that the information contained therein is entitled to exemption from disclosure under section 26.7.

(ii) Advisory committees on customs matters.

(iii) Rosters of licensed customhouse brokers.

(iv) Names of individual licensed customhouse brokers.

(v) Names and titles of all customs personnel.

(vi) Performance awards.

(vii) Suggestion awards.

(viii) Proceedings under the countervailing duty provision of the Tariff Act of 1930, after publication of notice or order to countervail.

(ix) The administration of and decisions concerning import quotas.

(x) Proceedings under the Antidumping Act, 1921 (19 U.S.C. 160, *et seq.*), as provided for in section 14.6a of this Chapter.

(2) Records relating to decisions concerning—

(i) Matters arising under the Tariff Schedules of the United States.

(ii) Whether or not specific items, articles, or merchandise qualify for entry under the Trade Fair Act of 1959 (19 U.S.C. 1751 *et seq.*), and decisions concerning disposition of articles previously entered under the Trade Fair Act; customs participation and assistance at Trade Fairs.

(iii) The dutiable status of gifts pursuant to section 321, Tariff Act of 1930 (19 U.S.C. 1321).

(iv) The eligibility of vehicles used in international traffic pursuant to section 322(a), Tariff Act of 1930 (19 U.S.C. 1322(a)) and other instruments of international traffic generally for duty-free entry.

(v) Prohibition from entry of merchandise produced by convict, forced, or indentured labor.

(vi) The entry or valuation of merchandise.

(vii) Liens in cases arising under section 564, Tariff Act of 1930 (19 U.S.C. 1564).

(viii) Bills of lading, carriers' certificates, or rights in respect of merchandise, cases arising under section 483 or 484 (c), (h), or (i), Tariff Act of 1930 (19 U.S.C. 1483, 1484).

(ix) Trade-marks, trade names, copyrights, patents, and related matters.

(x) Country of origin marking requirements of section 304, Tariff Act of 1930 (19 U.S.C. 1304), as amended.

(xi) Psittacine or other birds, bird feathers, bird skins, monkeys, dogs, cats, and other animals and pets prohibited entry or subject to restrictions and controls on entry.

(xii) Entry of articles admitted temporarily free of duty under bond as provided in Schedule 8, Part 5C, Tariff Schedules of the United States.

(xiii) Tonnage taxes (regular, special, and discriminatory) and light money.

(xiv) The entry, clearance, and use of vessels and permits for them to proceed coastwise.

(xv) The regulation of vessels in the foreign, coastal, fishing, and other trades of the United States.

(xvi) The limitation of the use of foreign vessels in waters under the jurisdiction of the United States.

(xvii) Salvage operations by vessels within the territorial waters of the United States.

(xviii) The assessment and collection of duties on equipment or repairs of vessels or aircraft under section 466, Tariff Act of 1930 (19 U.S.C. 257, 258) and decisions regarding the remission or refund of such duties.

(xix) Requirements for entry, clearance, and use of aircraft.

(xx) The arrival or departure and the use of motor vehicles, railway trains, or other vehicles.

(xxi) Adequacy of premises at customs bonded warehouses and control of the merchandise stored therein.

(xxii) Use of protective customs seals and labels.

§ 26.4 Application for inspection, copying, or otherwise obtaining copy of customs documents.—(a) *Where to apply.* Permission to inspect or to obtain copies of customs documents which are not exempted from disclosure under section 26.7 may be obtained by application in person or by correspondence. Application in person may be made at the Bureau of Customs Reading Rooms (section 26.6); application in writing should be addressed to:

Assistant Commissioner of Customs
Office of Regulations and Rulings
Bureau of Customs
2100 K Street, N.W.
Washington, D.C. 20226

or if a record desired to be inspected is in a customs regional or district office the application shall be addressed to the Regional Commissioner or District Director of Customs.

(b) *Description of document requested.* An application to inspect or copy a document must provide such a reasonably specific description of the particular document sought as will reasonably enable the record clerk to locate it. The burden of identification is that of the applicant.

(c) *Processing of application.* Upon receipt of a request to inspect, copy or purchase a copy of any customs document, the applicant will be advised whether the information, or any part thereof, may be released to the applicant, with or without the deletion of identifying details. If it is concluded that the document or any part thereof may be released to the applicant he will be advised of the cost of securing the information or a copy of the document and the manner of making payment. Upon receipt of this amount, or of a guarantee of payment, the information or copy will be made available.

(d) *Grant of request.*—If the document may be inspected, copied, or otherwise released the applicant shall be so advised. If it is decided that

the document may be released, but that certain identifying details should be deleted to prevent the disclosure of information exempted from disclosure under section 26.7, the applicant shall be advised and the reason for the deletion shall be stated (section 26.5). In either case the applicant will be advised of the fee charged for securing the files and cost of copying the material (section 24.12 of this Chapter).

(e) Denial of request.—Any decision that a document should not be inspected, copied, or otherwise released, shall be reviewed by the Commissioner of Customs, except cases clearly covered by a previous decision made by the Commissioner. The Commissioner of Customs will promptly advise the applicant of the results of his review. If the Commissioner finds that the request should be denied such denial will state the reason therefor.

§ 26.5 Deletion of identifying details from documents.—(a) *General.* Where an opinion, order, ruling, or other customs document contains information of the type described in paragraph (b) but the actual opinion, order, ruling, or substance of the document can be separated from the exempted matter, partial copies containing only such parts as can properly be disclosed will be furnished insofar as practicable.

(b) *Reasons for deletion.* Ordinarily, information will be deleted which:

(1) relates to details of business transactions of private parties the disclosure of which may be detrimental to the interests of the parties involved.

(Example: The name of the importer or exporter, or other member of the public directly concerned, generally will be deleted from any document if its inclusion in the document would disclose trade secrets, the operations of his business or other commercial or financial information.)

(2) was submitted in reliance upon a long-established assurance that such information will be kept in confidence and used only for official purposes, or

(3) is prohibited from disclosure by law.

(c) *Decision to delete.* Any document from which identifying details have been deleted must be accompanied by a statement in writing expressing the reason for the deletion.

§ 26.6 Public facilities for inspection and copying—Customs Reading Rooms.—Facilities for locating, inspecting, and copying Bureau of Customs indexed rulings will be located in the Bureau of Customs Reading Rooms.

The Reading Room in the Bureau of Customs at Washington, D.C., is located at:

2100 K Street, N.W.
Washington, D.C. 20226

The Reading Rooms outside the Washington area are located at the headquarters offices for each customs region:

Region I—Boston
24th Floor, John F. Kennedy Bldg.
Government Center
Boston, Massachusetts 02203

Region II—New York
220 Customhouse
Bowling Green
New York, New York 10004

Region III—Baltimore
40 S. Gay Street
U.S. Customhouse
Baltimore, Maryland 21202

Region IV—Miami
51 S.W. First Avenue
Room 1604
Miami, Florida 33130

Region V—New Orleans
Room 13036
Federal Building
701 Loyola Avenue
New Orleans, Louisiana 70113

Region VI—Houston
Room 7208
New Federal Building
515 Rusk Avenue, P.O. Box 61149
Houston, Texas 77061

Region VII—Los Angeles
New Federal Building
300 No. Los Angeles Street
Los Angeles, California 90012

Region VIII—San Francisco
New Federal Building
450 Golden Gate Avenue
Box 36117
San Francisco, California 94102

Region IX—Chicago
623 South Wabash Avenue
Chicago, Illinois 60605

The Reading Rooms are open to the public from 9:00 a.m. to 4:30 p.m. unless other hours are posted, Monday through Friday of each week, exclusive of national holidays. A fee for copies of requested material will be charged. (Section 24.12 of this Chapter.)

§ 26.7 Classes of customs documents exempt from disclosure.—

Bureau of Customs opinions, orders, rulings, statements of policy, interpretations, and records generally may be inspected, copied or otherwise obtained unless they relate to the following:

(1) Matters specifically required by Executive Order to be kept secret in the interest of national defense or foreign policy. This includes:

(i) Special category export shipments the disclosure of which might endanger the security of the United States. Such restriction upon disclosure is in effect during any period covered by a finding by the President under section 1 of the Act of August 9, 1950, as amended (50 U.S.C. 191). Such a finding was made by Executive Order No. 10173, Oct. 18, 1950 (3 CFR 1949-1953 Comp. p. 356; 15 F.R. 7005).

(ii) Material classified as "Top Secret," "Secret," or "Confidential" under Executive Order No. 10501, of November 5, 1953, 18 F.R. 7049, as amended.

(2) Information relating solely to the internal personnel rules and practices. This includes guidelines, operational rules, and procedural manuals for the guidance of customs officers and employees which relate to such functions as investigation, inspection, auditing, and other functions of a like nature. Examples of this type of information are:

Audit Manual
Audit Standards and Techniques Manual
Customs Accounting Manual
Emergency Planning Manual
Enforcement and Technical Investigation Manuals
Inspectors' Manual
Sampling Guide

(3) Information specifically exempted from disclosure by statute. This includes information pertaining to trade secrets, business operations, and commercial or financial information of importers, exporters, and other persons who transact customs business (18 U.S.C. 1905).

(4) Trade secrets and commercial or financial information obtained from any person and privileged or confidential. The information contained in invoices, entries, vessels' manifests, export declarations, official reports of investigating officers, records pertaining to the licensing of and the revocation or suspension of a license of a customhouse broker, and other papers or documents filed with customs officers for any official purpose which contain trade secrets, or commercial or financial information, is exempt from disclosure, except for the purpose for which such documents are required to be filed. However, information contained in vessels' manifests and summary statistical reports of importations and exportations are available for inspection and copying by certain representatives of the press to the extent permitted by section 26.8. Further, importers and exporters or their duly authorized brokers, attorneys, or agents, may be permitted to examine manifests with respect to any consignment of goods in which they have a proper and legal interest as principal or agent, but shall not be permitted to make any general examination of manifests or make any copies or notations from them except with reference to the particular importation or exportation in which they have a proper and legal interest. Information obtained in connection with investigations under the Antidumping Act, 1921 (19 U.S.C. 160 *et seq.*), is available for disclosure under the provisions of section 14.6a of this Chapter.

(5) Inter-agency or intra-agency memoranda or letters which would not be available by law to a private party in litigation. This information includes, but is not limited to, memoranda expressing the views of subordinates, comments endorsing or dissenting from conclusions reached in official rulings, work papers, and other informal expressions of view, certain documents addressed to other Government agencies (unless such documents are released for disclosure by the recipient).

(6) Personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. These include, but are not limited to, leave records of individual employees, personnel investigative records, personnel security records, personnel financial statements submitted in connection with conflicts of interest and other records which relate to the private, personal, financial, or business affairs of an individual employee or members of his family, unless the person concerned or his duly authorized agent authorizes disclosure, or unless otherwise made available in this part.

(7) Investigatory files compiled for law enforcement purposes except to the extent that they are available by law to a private party. Some examples of records included in this category are investigative

reports relating to: the value and classification for tariff purposes of imported merchandise; suspected violations of section 592 of the Tariff Act of 1930 (19 U.S.C. 1592); allegations of the importation of merchandise into the United States in contravention of the countervailing duty provision (19 U.S.C. 1303); the importation of certain books, pictures, or other articles in contravention of the so-called "obscenity statute" (19 U.S.C. 1305). This listing is intended to be illustrative only, and is not intended to be, and is not, an exhaustive listing.

§ 26.8 Information for the press and associations.—(a) *Disclosure to members of the press.* Although the following classes of information are exempt from the requirement of disclosure under the provisions of section 26.7, accredited representatives of the press, including newspapers, commercial magazines, trade journals, and similar publications may be permitted to examine vessels' manifests and summary statistical reports of imports and exports and to copy therefrom for publication information and data not of a confidential nature, subject to the following rules:

(1) Of the information and data appearing on outward manifests, only the general character, destination, and quantity (or value) of the commodity, name of vessel, and country of destination may be copied and published. Where the manifests show both quantity and value, either may be copied and published, but not both in any instance.

(2) Commercial or financial information, such as the names of the shippers and consignees, marks and numbers, and both quantities and values of commodities shall not be copied from outward manifests or any other papers.

(3) Of the information shown on inward manifests, only the name of the consignee, the general character of the commodity, the quantity (or value), name of vessel, and the country of dispatch shall be copied and published. When an inward manifest shows both quantity and value of the commodity, either may be copied and published, but not both in any instance.

(b) *Review of data.* All copies and notations from inward or outward manifests shall be submitted for examination by a customs officer designated for that purpose.

(c) *Disclosure to members of associations.* Accredited representatives of regularly established associations, whether incorporated or not, shall be permitted to obtain information from, but not examine, vessels' manifests for the purpose of securing data relative to merchandise of the kind or class in the importation of which the association is interested, subject to the foregoing rules, but this authority does not

extend to attorneys, agents, or customhouse brokers acting on behalf of individual importers.

(d) *Suspension of disclosure.* (1) Except as provided in section 26.11, upon written application of a consignee or importer access to the name of such consignee or importer on a manifest will thereafter be refused.

(2) If any individual shall abuse the privilege granted him of examining inward and outward manifests or shall make any improper use of any information or data obtained from such manifests or other papers filed in the customhouse, both he and the party or publication which he represents shall thereafter be denied access to such papers.

§ 26.9 Sanction for improper disclosure by customs officer or employee.—The disclosure of the confidential information contained in customs documents or the disclosure to one importer or exporter of information relative to the business of another importer or exporter acquired by any customs officer or employee by reason of his official employment shall constitute grounds for dismissal from the Service, suspension, or other disciplinary action, and if done for a valuable consideration will subject such person to criminal prosecution.

§ 26.10 Statements for publication. District directors of customs and other customs officers shall refrain from disclosing facts concerning seizures, investigations, and other pending cases until customs action is completed. The district director of customs or other authorized customs officer, may make public information concerning any case involving an offense against the customs and navigation laws after completion of the investigation and the case has been closed by final customs action, such as settlement of a civil liability or reference of a case to the United States attorney for handling. Field officers shall exercise proper restraint and judgment in disclosing local transactions.

§ 26.11 Testimony or the production of documents in court.—

(a) *General.* In answer to a legal process or demand from a court issued in behalf of the United States or an officer thereof, customs officers or employees shall produce in court in customs custody, and may testify with respect to, any official customs papers or documents demanded. When any such process or demand is issued in behalf of a party other than the United States, it shall be complied with only to the extent that the party in whose behalf the papers or documents are demanded is permitted under these regulations to inspect or copy such papers or documents. Exceptions to this rule shall be made only on the written order of the Commissioner of Customs. When requested, copies may be authenticated pursuant to the provisions of section 1733, title 28, United States Code.

(b) *Request of Customs Court.* Except as stated in section 26.7, nothing in this part shall preclude customs officers or employees from producing in the United States Customs Court in customs custody any customs papers or documents or from testifying or otherwise rendering all proper assistance to the court in proceedings before it when request therefore is made by the court; nor from furnishing to counsel for the United States information in, and permitting him to inspect, customs papers or documents requested by him, nor from testifying on behalf of the United States or otherwise assisting him in the performance of his official duties.

(c) *Subpoena or Subpoena duces tecum.* Upon being served with a subpoena or subpoena duces tecum from a court or officer thereof calling for testimony or the production of papers or documents in cases not covered by paragraphs (a) or (b) of this section, or in cases where the testimony or documents desired would disclose matters the disclosure of which would be contrary to these regulations, the matter shall be referred to the Bureau for instructions, with a report which shall specifically describe the testimony or documents desired; shall set forth the view of the submitting officer whether the giving of the testimony or the furnishing of the documents would disclose information not permitted to be disclosed under these regulations; and shall state in what particulars, if any, the disclosure of the information and work incidental thereto would interfere with the orderly conduct of customs business. If instructions are not received prior to the date set for appearance or production of documents, or if the Bureau declines to permit their production or the disclosure of the information contained therein or otherwise within the knowledge of the customs officer or employee whose testimony is requested, the customs officer or employee shall appear in court or before the officer concerned in answer to the subpoena and respectfully decline to produce the documents called for or to testify, except to the extent specifically authorized elsewhere in this section, citing this regulation as authority for his refusal. If the matter has not already been referred to the Bureau for instructions, the customs officer or employee shall advise the court or officer that it will be so referred.

PART 14—APPRAISEMENT

2. The heading and the first sentence of section 14.6a are amended to read:

§ 14.6a Availability of information in antidumping proceedings. (a) *Information generally available.* In general, all information, but not necessarily all documents, obtained by the Treasury Department, including the Bureau of Customs, in connection with any antidumping proceeding will be available for inspection or copying

by any person. (Sec. 407, 42 Stat. 18; 19 U.S.C. 173, 5 U.S.C. 552, as amended.)

PART 17—PROTESTS AND REAPPRAISEMENTS

3. Section 17.11 (d) is amended to read:

(d) A complainant shall not be permitted in any case to inspect any documents or papers of the consignee or importer if such documents or papers are exempted from disclosure under section 26.7 of this part. (5 U.S.C. 552, as amended.)

PART 31—CUSTOMHOUSE BROKERS

4. Section 31.15 is deleted. (5 U.S.C. 552, as amended.)

These amendments and revision shall become effective on July 4, 1967.

(014.1)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved June 26, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register July 1, 1967 (32 F.R. 9533)]

(T.D. 67-153)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 3, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from June 26 through 30, 1967, rate of
\$0.00285035.

Denmark krone:

June 26, 1967	-----	\$0. 144387
June 27, 1967	-----	. 144350
June 28, 1967	-----	. 144350
June 29, 1967	-----	. 144383
June 30, 1967	-----	. 144270

Hong Kong dollar:

Official rate of \$0.174000* for the period from May 29 through

June 2, 1967 and the following Free* rates:

May 29, 1967	-----	\$0. 170648
May 31, 1967	-----	. 171673
June 1, 1967	-----	. 171895
June 2, 1967	-----	. 170068

Iran rial:

For the period from May 29 through June 2, 1967, rate of \$0.0133333*.

Philippine peso:

May 29, 1967	-----	\$0. 255166*
May 31, 1967	-----	. 255066*
June 1, 1967	-----	. 255066*
June 2, 1967	-----	. 255033*

Thailand baht (tical):

For the period from May 29 through June 2, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

LESTER D. JOHNSON,
Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-154)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 29, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-154(1) *Agricultural implements. Automatic calf feeder.*—An automatic calf feeder which prepares and disburses a liquid feed mixture to calves through several taps in its base, classifiable under the provision for Agricultural * * * implements not specially provided for, in *item 666.00*, TSUS. Bureau letter dated June 5, 1967. (434.1)

T.D. 67-154(2) *Bow hair. Horsehair.*—Horsehair which is drawn, natural white, uniform in color or bleached, 28 inches in length and up, is unfinished bow hair, classifiable under the provision for Bow hair, in *item 726.20*, TSUS. Bureau letter dated June 14, 1967. (473.727)

T.D. 67-154(3) *Dates, prepared or preserved.*—Dates which have been pitted, cut in half, and coated with a corn starch or milk sugar coating are classifiable under the provision for Dates, * * *: * * * Otherwise prepared or preserved, in *item 147.48*, TSUS, and not as pitted dates in *item 147.44* or *147.46*, TSUS. Bureau letter dated May 31, 1967. (463.14)

T.D. 67-154(4) *Drugs, benzenoid. Mandelic Acid.*—Mandelic Acid is classifiable under the provision for Products suitable for medicinal use, and drugs: Obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of this part (Schedule 4, Part 1): * * * Other, in *item 407.85*, TSUS. Bureau letter dated June 5, 1967. (411.2)

T.D. 67-154(5) *Electrical measuring, checking, analyzing, or automatically-controlling apparatus. Concrete moisture tester.*—Concrete moisture tester used in the determination of the moisture content present in concrete preparatory to the laying of tiles, classifiable under the provision for Electrical measuring, checking, analyzing * * * instruments and apparatus * * *: * * * Other: * * * Other, in *item 712.50*, TSUS. Bureau letter dated June 2, 1967. (426.846)

T.D. 67-154(6) *Ferroalloys, ferrosilicon. Metal alloy lump.*—Metal alloy lump, composed of 21.19 percent aluminum, 37.45 percent silicon, and 38.67 percent iron, is classifiable under the provision for Ferroalloys: * * * Ferrosilicon: Containing over 8 percent but not over 60 percent by weight of silicon, in *item 607.50*, TSUS. Bureau letter dated June 14, 1967. (426.742)

T.D. 67-154(7) *Human embryonic tissue.*—Human embryonic tissue, in the form of individual organs, shipped in a sterile media and packed in ice, to be used for research in virology, cancer, immunology and associated fields, classifiable under the provision for Other

anatomical parts of the human body prepared for diagnostic or therapeutic purposes, in *item 437.76*, TSUS. Bureau letter dated June 16, 1967. (459.34)

T.D. 67-154(8) *Iron or steel articles, nspf. Fence. Gate.*—Fencing and gate of wrought iron imported assembled in sections for erection around a cemetery classifiable under the provision for Articles of iron or steel * * * : * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated June 5, 1967. (426.89)

T.D. 67-154(9) *Molds. Slab molds. Sole molds.*—Slab molds, which are rectangular molds containing designed details engraved, etched or machined thereon to produce desired appearance on the slab of material, from which is subsequently cut the desired size and shape, are not considered shoe machinery molds. Sole molds produce entire soles only. Following Treasury Decision 56205 (48), which held that if an injection machine is used to form a complete shoe, such machine is classifiable under the provision for Shoe machinery, in *item 678.10*, TSUS, and if such machine is used to form an entire sole or heel, then such machine is classifiable under the provision for Machines used for molding or otherwise forming rubber or plastic articles, slab molds and sole molds, which are not chiefly used in molding machines to form complete shoes are classifiable under the provision for Molds of types used for * * * rubber or plastics materials: Molds used for rubber or plastics materials: * * * Other, in *item 680.12*, TSUS. Treasury Decision 56205 (48) noted. Bureau letter dated June 16, 1967. (434.26)

T.D. 67-154(10) *Seeds, garden and field. Pumpkin seeds.*—Pumpkin seeds which germinate and those which have lost their germinating properties. Pumpkin seeds whether shelled or not, which meet the standards of the Federal Seed Act are classifiable under the provision for Garden and field seeds, not specially provided for: * * * Other, in *item 127.10*, TSUS. Pumpkin seeds, whether shelled or not, which do not meet the standards of the Federal Seed Act, and whose germinating properties have been destroyed as an incident to being processed and prepared for shipment are classifiable under the provisions for Vegetable substances, crude, in *item 193.25*, TSUS. T.D. 56237 (62) is, accordingly, revoked. Bureau letter dated June 2, 1967. (466.11)

T.D. 67-154(11) *Signalling apparatus, electrical, sound or visual. Industrial alarm system.*—Industrial alarm system, used with industrial process control instruments and possessing visual and audible signals which reflect maladjustments in the control of flow, pressure, or industrial temperature systems, and which consists of an annunciator unit, electrical power supply, horns, and push-buttons, is classi-

fiable under the provision for Other sound or visual signalling apparatus * * * which are electrical, and parts thereof, in item 685.70, TSUS. Bureau letter dated June 5, 1967. (431)

T.D. 67-154(12) Tools, hand. Cable-binding tool.—Cable-binding tool which is loaded with self-extinguishing nylon closures and a nylon tape 5/16 inch wide and 25 feet long and used to bind bundles of wires in panel boards, the tool being used to force the tape into the closure in a closely fitting fastening, classifiable under the provision for Hand tools * * *: * * * Other hand tools * * *: * * * Other: Of iron or steel: * * * Other, in item 651.47, TSUS. Bureau letter dated June 12, 1967. (423.323)

T.D. 67-154(13) Tools, hand, with self-contained electric motor. Tools, hand, with self-contained non-electric motor. Trowelling machine.—Trowelling machine with an electric motor classifiable under the provision for Hand-directed or -controlled tools with self-contained electric motor, in item 683.20, TSUS, or if operated with a gasoline driven motor classifiable under the provision for Hand-directed or -controlled tools with * * * self-contained non-electric motor * * *: * * * Other, in item 674.70, TSUS. Bureau letter dated June 2, 1967. (434)

T.D. 67-154(14) Unornamented handkerchiefs, not hemmed. Edge secured from raveling by plastic trim simulating embroidery.—Woven handkerchief of colored cotton with unfinished edge not turned and not stitched, but secured from raveling by an application of plastic trim on its top surface near the edges, classifiable under the provision for Other handkerchiefs, not ornamented: Of cotton: Not Hemmed: * * * colored * * *: * * * Over 70s average yarn number, in item 370.44, TSUS. Bureau letter dated May 31, 1967. (474.5)

(T.D. 67-155)

Customs automated accounting system—Effective date suspended

Effective date of Customs Regulations to implement automated accounting system in certain customs regions, suspended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

The date(s) for implementing the automated accounting system in each of the following regions as published in Treasury Decision 67-33 (32 F.R. 492) and amended by Treasury decision 67-71 (32 F.R. 3741), is temporarily suspended. The effective date of the regulations implementing the automated accounting system in these regions will be announced by publication of a notice in the Federal Register.

*Region No.**Headquarters*

V

New Orleans, Louisiana

VI

Houston, Texas

VII

Los Angeles, California

VIII

San Francisco, California

IX

Chicago, Illinois

II

New York, New York

Attention is again called to the fact that, although courtesy notices of liquidation will be issued as soon as possible after the system is implemented, the posting of the bulletin notice of liquidation provided for in section 16.2 of the Customs Regulations will continue to constitute full compliance with the requirement for giving notice of liquidation under section 505, Tariff Act of 1930 (19 U.S.C. 1505).

The importer number is essential to proper association of transactions with the importer of record and must be on file to afford timely recording and reporting of information by the Data Center under the automated accounting system. Brokers and importers are requested, therefore, to comply with section 24.5 of the Customs Regulations which became effective February 1, 1967, upon issuance of T.D. 67-33, dated January 9, 1967, and file their identification numbers (customs Form 5106), even though the customs region in which they are doing business is not scheduled for automation until a later date.

(140.1)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved June 28, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register July 11, 1967 (32 F.R. 10200)]

(T.D. 67-156)

Foreign currencies—Quarterly list of rates of exchange

List of rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for use during the quarter beginning July 1 through September 30, 1967

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 5, 1967.

The appended table lists the rates of exchange of certain foreign currencies first certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under the provisions of section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), for a day in the quarter beginning July 1, 1967. The rates are published for the information and use of customs officers and others concerned pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

List of values of foreign currencies certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under provisions of section 522(c), Tariff Act of 1930, as amended

QUARTER BEGINNING JULY 1 THROUGH SEPTEMBER 30, 1967

Country	Name of Currency	Dollars
Australia	Dollar	1. 111075
Austria	Schilling	. 0387056
Belgium	Franc	. 0201473
Canada	Dollar	. 926350
Ceylon	Rupee	. 209053
Finland	Markka	. 310618
France	Franc	. 203975
Germany	Deutsche Mark	. 250600
India	Rupee	. 132280
Ireland	Pound	2. 788800
Italy	Lira	. 00160165
Japan	Yen	. 00276245
Malaysia	Dollar	. 324959
Mexico	Peso	. 0800560
Netherlands	Guilder	. 277558
New Zealand	Pound	2. 761188
Norway	Krone	. 139875
Portugal	Escudo	. 0348000
Republic of South Africa	Rand	1. 389190
Spain	Peseta	. 0166312
Sweden	Krona	. 193881
Switzerland	Franc	. 231575
United Kingdom	Pound	2. 788800

(T.D. 67-157)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., June 29, 1967.

The following are synopses of drawback rates and amendments issued April 19, to June 26, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Agricultural insecticides*.—T.D. 55269-N, covering, among other things, chemical weed killer compounds manufactured under section 1313(b) by Diamond Alkali Co., Chlorinated Products Div., Cleveland, Ohio, with the use of weed killer compound intermediate, amended to cover agricultural insecticides manufactured under section 1313(b) by Diamond Alkali Co., Agricultural Chemicals Div., at its Greens Bayou, Tex., factory with the use of lindane powder.

Amendment effective on articles manufactured and exported on and after December 7, 1964.

Manufacturer's supplemental statement of March 7, 1967, forwarded to regional commissioner of customs, New York, N.Y., June 23, 1967.

(B) *Beverage bases*.—T.D. 43899-B, as amended by T.D. 53253-D, covering, among other things, fountain syrups manufactured under section 1313(b) by the Richardson Corp., Rochester, N.Y., with the use of hard refined sugar, liquid refined sugar, and invert liquid refined sugar, amended to cover beverage bases manufactured under section 1313(b) with the use of hard refined sugar, liquid refined sugar, and invert liquid refined sugar.

Amendment effective on articles manufactured on and after May 5, 1964, and exported on and after June 12, 1964.

Manufacturer's supplemental statement of January 10, 1967, forwarded to regional commissioners of customs, Boston, Mass., and New York, N.Y., June 16, 1967.

(C) *Calcium pantothenate*.—Manufactured under section 1313(b) by Chemlek Laboratories, Inc., Alsip, Ill., with the use of beta alanine.

Rate effective on articles which are manufactured on and after April 5, 1966, and exported on and after April 6, 1966.

Manufacturer's statement of April 19, 1967, forwarded to regional commissioner of customs, Chicago, Ill., June 26, 1967.

(D) *Chocolate powder*.—Manufactured under section 1313(b) by Bowey's, Inc., Chicago, Ill., at its factories located at Chicago, Ill.; Brooklyn, N.Y.; and Los Angeles, Calif., with the use of hard refined sugar.

Rate effective on articles manufactured on and after May 1, 1965, and exported on and after May 27, 1965.

Manufacturer's statement of December 28, 1966, forwarded to regional commissioner of customs, Chicago, Ill., June 9, 1967.

(E) *Drink concentrates, non-alcoholic, and toppings*.—Manufactured under section 1313(b) by Nesbitt Food Products, Inc., Los Angeles, Calif., at its Los Angeles, Calif., and Kansas City, Mo., factories with the use of liquid refined sugar and refined liquid invert sugar.

Rate effective on articles manufactured on and after January 1, 1967, and exported on and after January 20, 1967.

Manufacturer's two statements of April 10, 1967, forwarded to regional commissioners of customs, Los Angeles, and San Francisco, Calif., June 12, 1967.

(F) *Film, metallized plastic*.—Manufactured under section 1313(a) by National Research Corp.—Metallized Products Div., Newton Highlands, Mass., at its Cambridge, Mass., factory with the use of imported plastic film.

Rate effective on articles manufactured and exported on and after January 1, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., April 19, 1967.

(G) *Finished bearing cups and complete bearing assemblies*.—T.D. 51051-D, as amended by T.D.'s 51152-E, 51568-A, and 55844-B, covering, among other things, steel tubing manufactured under section 1313(b) by The Timken Roller Bearing Co., at its Canton, Wooster, and Columbus, Ohio, factories with the use of nickel, further *amended* to cover finished bearing cups and complete bearing assemblies manufactured by the company under section 1313(b) at its Canton, Bucyrus, Columbus, and New Philadelphia, Ohio, factories with the use of partially manufactured bearing cups.

Amendment effective on articles manufactured on and after June 1, 1965, and exported on and after December 1, 1965.

Supplemental statement of January 6, 1967, forwarded to regional commissioner of customs, New York, N.Y., June 26, 1967.

(H) *Fruit cocktail and fruits for salad*.—Manufactured under section 1313(b) by Dole Co., a Div. of Castle & Cooke, Inc., San Jose, Calif., with the use of light sweet cherries.

Rate effective on articles manufactured on and after July 1, 1966, and exported on and after March 21, 1967.

Manufacturer's statement of May 17, 1967, forwarded to regional commissioner of customs, San Francisco, Calif., June 15, 1967.

(I) *Glaced fruits, maraschino cherries, flavoring extracts, soda fountain toppings and syrups and fruit and related products for ice cream and bakery manufacture*.—Manufactured under section 1313(b) by Lyons-Magnus Foods Products, Inc., San Francisco, Calif., with the use of hard refined sugar.

Rate effective on articles manufactured on and after February 1, 1967, and exported on and after February 7, 1967.

Filing of supplemental schedules authorized.

Manufacturer's statement of April 27, 1967, forwarded to regional commissioner of customs, San Francisco, Calif., June 14, 1967.

(J) *Gum, chewing, slab (stick); gum, chewing, sugar-coated pellets; foil, laminated, aluminum (gum wrappers)*.—Manufactured under section 1313(b) by Wm. Wrigley Jr., Co., Chicago, Ill., at its Chicago, Ill., and Santa Cruz, Calif., factories with the use of hard refined sugar and aluminum foil. (The wrappers are to be used in the United States for the packaging of chewing gum for exportation.)

Rate effective on articles manufactured and exported on and after June 23, 1966.

T.D. 32142, as extended and amended by T.D. 35280; T.D. 35957; T.D. 37958-A; T.D. 38173-B and amended by T.D. 38759-B; and T.D. 51946-E, as amended by T.D.'s 52221-C, 53639-B, and 55136-G, being superseded, *revoked*.

Manufacturer's statement of June 23, 1966, forwarded to regional commissioner of customs, Chicago, Ill., June 7, 1967.

(K) *Jellies, preserves, marmalades and conserves*.—Manufactured under section 1313(b) by Ross Preserving Co., Inc., Hallandale, Fla., with the use of hard refined sugar.

Rate effective on articles manufactured and exported on and after March 18, 1966.

Manufacturer's statement of April 12, 1967, forwarded to regional commissioner of customs, Miami, Fla., June 9, 1967.

(L) *Machines for making cellulosic pulp, paper, or paperboard.*—Manufactured under section 1313(b) by Beloit Corp., Beloit, Wis., with the use of controlled crown roll center shafts and stainless steel plate.

Rate effective on articles manufactured on and after August 12, 1966, and exported on and after September 15, 1966.

Manufacturer's statement of April 14, 1967, forwarded to regional commissioner of customs, Chicago, Ill., June 15, 1967.

(M) *Nutritive sweetener blends.*—Manufactured under section 1313(b) by Liquid Sugars, Inc., Emeryville, Calif., with the use of hard and liquid refined sugar.

Rate effective on articles manufactured and exported on and after January 1, 1967.

Manufacturer's statement of April 30, 1967, forwarded to regional commissioner of customs, San Francisco, Calif., June 21, 1967.

(N) *Paint, zinc dust base.*—Manufactured under section 1313(b) by United Paint and Chemical Corp., Southfield, Mich., with the use of zinc dust (powdered zinc).

Rate effective on articles manufactured on and after September 14, 1966, and exported on and after September 15, 1966.

Manufacturer's statement of May 2, 1967, forwarded to regional commissioner of customs, Chicago, Ill., June 8, 1967.

(O) *Polytetrafluoroethylene sheet, rod, tube, and tape.*—Manufactured under section 1313(b) by Cadillac Plastic and Chemical Co., Div. of Dayco Corp., Detroit, Mich., at its Dundee Plastics Div., Dundee, Mich., with the use of polytetrafluoroethylene resins.

Rate effective on articles manufactured on and after August 11, 1965, and exported on and after August 12, 1965.

Manufacturer's statements of January 4, 1967, and May 12, 1967, forwarded to regional commissioner of customs, Chicago, Ill., June 9, 1967.

(P) *Soups, canned, insti-pack, frozen; other canned products, and other frozen products.*—Manufactured under section 1313(b) by Campbell Soup Co., Camden, N.J., at its several factories with the use of beef bone stock.

Rate effective on articles manufactured and exported on and after December 23, 1963.

Manufacturer's statements of April 25, 1967, and June 7, 1967, forwarded to regional commissioner of customs, Baltimore, Md., June 26, 1967.

(Q) *Steel rod, wire and strand, copper covered.*—T.D. 56434-K, as amended by T.D. 66-118-A, covering, among other things, aluminum covered steel rod, wire, and strand (alumoweld) manufactured under section 1313(b) by Copperweld Steel Co., Pittsburgh, Pa., at its Glassport, Pa., factory with the use of aluminum powder, further amended to cover copper covered steel rod, wire, and strand (copperweld) manufactured by the firm at its stated factory with the use of electrolytic refined copper.

Amendment effective on articles manufactured on and after September 12, 1966, and exported on and after October 1, 1966.

Manufacturer's supplemental statement of May 5, 1967, forwarded to regional commissioners of customs, Baltimore, Md., and New York, N.Y., June 20, 1967.

(R) *Turbine generator sets.*—T.D. 56091-P, as amended by T.D. 56406-D, covering turbine generators manufactured under section 1313(a) by General Electric Co., Schenectady, N.Y., with the use of imported retaining ring forgings, further amended to cover turbine generator sets manufactured under section 1313(b) with the use of retaining ring forgings.

Amendment effective on articles manufactured on and after October 25, 1965, and exported on and after December 29, 1965.

Supplemental statement of May 25, 1967, forwarded to regional commissioner of customs, New York, N.Y., June 16, 1967.

(S) *Wire and cables, copper.*—Manufactured under section 1313 (b) by Phelps Dodge Puerto Rico Corp., Bayamon, P.R., with the use of hot rolled, electrolytic copper rods.

Rate effective on articles manufactured on and after July 1, 1966, and exported on and after October 22, 1966.

Manufacturer's statement of May 22, 1967, forwarded to regional commissioner of customs, Miami, Fla., June 14, 1967.

(T.D. 67-158)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 10, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

July 3, 1967	-----	\$0.00285035
July 5, 1967	-----	.00284495
July 6, 1967	-----	.00285035
July 7, 1967	-----	.00285035

Denmark krone:

July 3, 1967	-----	\$0.144300
July 5, 1967	-----	.144346
July 6, 1967	-----	.144329
July 7, 1967	-----	.144212

Hong Kong dollar:

Official rate of \$0.174000* for the period from June 5 through 9, 1967 and the following Free* rates:

June 5, 1967	-----	\$0.171821
June 6, 1967	-----	.169779
June 7, 1967	-----	.170068
June 8, 1967	-----	.170068
June 9, 1967	-----	.171232

Iran rial:

For the period from June 5 through 9, 1967, rate of \$0.0133333*.

Philippine peso:

June 5, 1967	-----	\$0.255033*
June 6, 1967	-----	.255033*
June 7, 1967	-----	.255033*
June 8, 1967	-----	.255033*
June 9, 1967	-----	.255100*

Thailand baht (tical):

For the period from June 5 through 9, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

G. R. DICKERSON,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-159)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 10, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Artus Trucking Co., Inc., 420 Bond St., Brooklyn, N.Y., motor carrier; St. Paul Mercury Indemnity Co.	July 23, 1965	Aug. 10, 1965	June 19, 1967	New York, N.Y.; \$25,000
Brooklyn Eastern District Terminal, Inc., 111 Broadway, New York, N.Y., rail carrier; American Surety Co. of N.Y.	Jan. 7, 1943	Feb. 6, 1943	May 3, 1967	New York, N.Y.; \$100,000
Brooklyn Eastern District Terminal, Inc., 86 Kent Ave., Brooklyn, N.Y., rail carrier; Hartford Accident & Indemnity Co.	Jan. 7, 1967	May 3, 1967	-----	New York, N.Y.; \$100,000
Calore Express Co., Whitehall St., Providence, R.I., motor carrier; Providence Washington Ins. Co.	Dec. 1, 1964	Dec. 1, 1964	Jan. 20, 1967	Providence, R.I.; \$15,000
Calore Express Co., Inc., 200 Whitehall St., Providence, R.I., motor carrier; Liberty Mutual Ins. Co.	Jan. 20, 1967	Jan. 20, 1967	-----	Providence, R.I.; \$15,000
Calore Express Co., Inc., 200 Whitehall St., Providence, R.I., motor carrier; Liberty Mutual Ins. Co.	Jan. 20, 1967	Jan. 20, 1967	May 13, 1967	Providence, R.I.; \$15,000
Calore Express Co., Inc., 200 Whitehall St., Providence, R.I., motor carrier; Fidelity & Deposit Co. of Md.	June 9, 1967	June 9, 1967	-----	Providence, R.I.; \$15,000
Haupt Contract Carriers, 226 North 11th Ave., Wausau, Wis., motor carrier; Maryland Casualty Co.	June 10, 1966	June 21, 1966	June 10, 1967	Milwaukee, Wis.; \$25,000
Herman Lozowick Trucking Co., 320 Myrtle St., Elizabeth, N.J., motor carrier; Aetna Casualty & Surety Co.	Apr. 8, 1965	Apr. 21, 1965	May 3, 1967	New York, N.Y.; \$25,000
Norris Brothers Co., Inc., 2138-2144 Davenport Ave., Cleveland, Ohio, motor carrier; Aetna Casualty & Surety Co.	June 8, 1967	June 9, 1967	-----	Cleveland, Ohio; \$10,000
Padre Freight Lines, Inc., 8336 Elder Creek Rd., Sacramento, Calif., motor carrier; Liberty Mutual Ins. Co., Inc.	May 1, 1963	May 9, 1963	March 23, 1967	San Diego, Calif.; \$10,000
Padre Freight Lines, 2307 E. Carson St., Long Beach, Calif., motor carrier; The Home Indemnity Co.	Mar. 24, 1967	Mar. 24, 1967	-----	San Diego, Calif.; \$25,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/ district director; amount
Quinn Truck Lines, Box 401, Niagara Falls, Ontario, Can., motor carrier; Hartford Accident & Indemnity Co.	Dec. 20, 1965	Jan. 12, 1966	June 30, 1967	Buffalo, N. Y.; \$10,000
Thomas E. Quinn, dba Quinn Truck Lines, 425 River Rd., Niagara Falls, Ontario, Can., motor carrier; Fireman's Fund Ins. Co.	June 8, 1967	June 30, 1967	-----	Buffalo, N. Y.; \$25,000
San Diego Forwarding Co., 2163 Hancock St., San Diego, Calif., motor carrier; Mid-Century Ins. Co.	Oct. 5, 1964	Oct. 5, 1964	June 22, 1967	San Diego, Calif.; \$10,000
Earl C. Smith, Inc., 1424 Fourth St., Port Huron, Mich., motor carrier; Maryland Casualty Co.	June 29, 1959	June 29, 1959	June 21, 1967	Detroit, Mich.; \$10,000
Earl C. Smith, Inc., 1720 Dove Rd., Port Huron, Mich., motor carrier; Aetna Casualty & Surety Co.	June 19, 1967	June 21, 1967	-----	Detroit, Mich.; \$10,000
Southern California Freight Lines, Ltd., & United Truck Service, 2800 West Bayshore Blvd., Palo Alto, Calif., motor carrier; Transport Indemnity Co.	July 26, 1963	July 26, 1963	June 9, 1967	San Diego, Calif.; \$10,000
Southern California Freight Lines, Ltd., & United Truck Service, 2800 West Bayshore Blvd., Palo Alto, Calif., motor carrier; Transport Indemnity Co.	Apr. 15, 1967	June 9, 1967	-----	San Diego, Calif.; \$25,000
Tacoma-Seattle Distributing Co., Inc., 523 Puyallup Ave., Tacoma, Wash., motor carrier; Maryland Casualty Co.	May 16, 1958	July 2, 1958	June 2, 1967	Seattle, Wash.; \$10,000
Thrun Truck Lines, Inc., 1006 Raymond Ave., St. Paul, Minn., motor carrier; St. Paul Fire & Marine Ins. Co.	June 7, 1962	June 15, 1962	June 16, 1967	Minneapolis, Minn.; \$10,000
Thrun Truck Lines, Inc., 2690 Prior Ave., N., St. Paul, Minn., motor carrier; Fireman's Fund Ins. Co.	June 12, 1967	June 16, 1967	-----	Minneapolis, Minn.; \$30,000
Amaury Velez, No. D-36, Roma St., Bayamon, P.R., motor carrier; Fireman's Fund Ins. Co.	May 19, 1967	June 13, 1967	-----	San Juan, P.R.; \$10,000

(241.2)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-160)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C. July 10, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-160(1) *Agricultural implements. Feed cookers.*—Electric livestock feed cookers which by circulating boiling water are similar in operation to that of a household coffee percolator, come in dump-stand or stationary styles, 22- and 40-gallon capacities, and are solely used on farms to give livestock certain advantages of cooked feed, are classifiable under provision for Agricultural * * * implements not specially provided for, in *item 666.00*, TSUS. Bureau letter dated June 26, 1967. (434.1)

T.D. 67-160(2) *Articles of aluminum, nspf. Canteens.*—Aluminum canteens classifiable under the provision for articles of aluminum, not coated or plated with precious metal, in *item 657.40*, TSUS, and not under the provision for Articles not specially provided for of a type used for household * * * use * * *: * * * Of aluminum, in *item 654.10*, TSUS. *Schedule 6, Part 3, Headnote 2*, as revised by TAA of 1965, P.L. 89-241 defining household articles not construed to extend the term household to temporary camping areas including military camping areas. Bureau letter dated June 29, 1967. (426.14)

T.D. 67-160(3) *Articles of aluminum, nspf. Mess kits.*—Aluminum mess kits are classifiable under the provision for Articles of aluminum, not coated or plated with precious metal, in *item 657.40*, TSUS, and not under the provision for Articles not specially provided for of a type used for household * * * use * * *: * * * Of aluminum, in *item 654.10*, TSUS. *Schedule 6, Part 3, Headnote 2*, as revised by TAA of 1965, P.L. 89-241 defining household articles not construed to extend the term household to encompass temporary camping areas including military camping areas. Bureau letter dated June 29, 1967. (426.89)

T.D. 67-160(4) *Articles of iron or steel, nspf. Steel canteen cups.*—Steel army canteen cups classifiable under the provision for Articles of iron or steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20*, TSUS, and not under the provision for Articles not specially provided for of a type used for household, table, or kitchen use * * * of metal: * * * Articles, wares * * * of base metal, not coated or plated with precious metal: Of iron or steel: Not enameled * * * : * * * Other, in *item 653.95*, TSUS. *Schedule 6, Part 3, Headnote 2*, as revised by TAA of 1965, P.L. 89-241 defining household articles not construed to extend the meaning of the term household to encompass temporary camping areas including military camping areas. T.D. 66-267(9) revised. Bureau letter dated June 29, 1967. (426.89)

T.D. 67-160(5) *Articles of tin plate. Gasket material.*—Gasket material, $\frac{1}{16}$ or $\frac{1}{32}$ inch thick, one type consisting of a single layer of asbestos sandwiched between two perforated tin plate sheets, and the other material being the converse, and both materials being in chief value of the tin plate, is classifiable under the provision for Articles of iron or steel, not coated or plated with precious metal: * * * Other articles: Of tin plate, in *item 657.15*, TSUS. Bureau letter dated June 26, 1967. (426.89)

T.D. 67-160(6) *Fabrics, nonwoven. Rayon acetate.*—Nonwoven fabrics of rayon acetate are classifiable under the provision for Nonwoven fabrics * * *: * * * Of man-made fibers, in *item 355.25* TSUS. Bureau letter dated June 24, 1967. (474.61)

T.D. 67-160(7) *Filling machinery.*—Filling machines designed to package individual one half to one ounce portions of cream, consisting of turn table which moves cream containers to a filling station where metered portions of cream are fed into such containers and which thereafter move filled containers to capping stations, classifiable under the provision for Machinery for filling, closing, sealing * * * containers * * *: * * * Other, in *item 662.20*, TSUS. Bureau letter dated July 5, 1967. (434)

T.D. 67-160(8) *Footwear. Boots, ski.*—Ski boots of leather which have the upper and lining sewn through a lip on the surface of the insole to a leather strip running along the inside edge of the lip with a piece of wood shaped to run along the inside edge of the lip and serve as a filler between the insole and outer sole with the outer sole simultaneously molded and attached to the upper and the leather strip are classifiable under the provisions for Footwear of leather * * *:

* * * Welt footwear, in *item 700.27*, TSUS. Bureau letter dated July 3, 1967. (455.44)

T.D. 67-160(9) *Furnishings, of rubber or plastics. Shade, window.*—A window shade consisting of wood shade roller and plastic sheeting, made into a complete window shade, in chief value of plastic, is classifiable under the provision for Curtains and drapes * * * and like furnishings * * * of * * * plastics, in *item 772.35*, TSUS, and not under the less specific provision for Household articles not specially provided for * * * of * * * plastics: * * * Other, in *item 772.15*, TSUS. T.D. 56102(45) rescinded. Bureau letter dated June 21, 1967. (418.44)

T.D. 67-160(10) *Inks. Printing ink.*—Gold-bronze printing ink, a kit containing varnish and gold-colored parts to be mixed before using and designed for letter press and offset printing, classifiable under the provision for Inks and ink powders: * * * Other inks, in *item 474.26*, TSUS. Bureau letter dated June 28, 1967. (411.6)

T.D. 67-160(11) *Jewelry and related articles. Ring set.*—A silver ring set with two cultured pearls and in chief value of cultured pearls classifiable under the provision for Jewelry * * *: * * * Valued over 20 cents per dozen pieces or parts: * * * Other, in *item 740.37*, TSUS, and not under the provision for Jewelry * * * of precious metal * * * set with semiprecious stones * * *: * * * Other, in *item 740.10*, TSUS. *General Headnotes 9(f)* and *9(f)(i)* noted. Bureau letter dated June 21, 1967. (427.3)

T.D. 67-160(12) *Machines, ns pf. Screen separator.*—A screen separator, used in various industries for the screening of dry products and consisting of vibrating screens set one on top of the other which separate particles by size as they fall through the screen, classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated June 20, 1967. (434)

T.D. 67-160(13) *Musical instruments. Drum shells.*—Drum shells without heads or tympani rings classifiable under the provision for Percussion musical instruments: * * * Drums, in *item 725.32*, TSUS, and not under the provision for Musical instrument parts not specially provided for, in *item 726.80*, TSUS. *General Headnote 10(h)* noted. Bureau letter dated June 29, 1967. (491.111)

T.D. 67-160(14) *Parts of machines, ns pf. Chilled iron rolls.*—Complete chilled iron roll bodies or chilled cast iron roll bodies, components of flaking mills, used to prepare soybeans, cottonseed, flaxseed, etc., for solvent extraction, designed to process these raw materials which are

subsequently used for the production of food and non-food products, are classifiable under the provision for "parts of" Machines, not specially provided for, in *item 678.50*, TSUS, and not under the provision for "parts of" Industrial machinery for preparing and manufacturing food * * *: * * * Other, in *item 666.25*; nor under the provision for Machinery parts not containing electrical features and not specially provided for, in *item 680.90*, as chilled iron roll bodies are components of machines, not within the purview of industrial machinery for preparing and manufacturing food, and are parts of a particular class or kind of machine excluded from *item 680.90*, TSUS. Bureau letter dated June 30, 1967. (422.32)

T.D. 67-160(15) *Toy figures of animate objects. Kitten.*—A 2½ inch toy type non-stuffed kitten made of wool and having a life-like appearance that is not common to other imported chenille animals is classifiable under the provision for Toy figures of animate objects (except dolls): Not having a spring mechanism: * * * Not stuffed: * * * Other, in *item 737.40*, TSUS. T.D. 56190(18) and T.D. 56535(29) noted and distinguished. Bureau letter dated June 23, 1967. (473.0)

(T.D. 67-161)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textile products manufactured or produced in Malta

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 12, 1967.

There is published below the directive of June 21, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textile products in categories 43, 51, and 60, manufactured or produced in Malta.

This directive was published in the Federal Register on June 29, 1967 (32 F.R. 9257), by the Interagency Textile Administrative Committee.

(343.3)

G. R. DICKERSON,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C.
PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

June 21, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, the bilateral cotton textile agreement of June 14, 1967 between the Governments of the United States and Malta, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible and for the twelve-month period beginning January 1, 1967 and extending through December 31, 1967, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 43, 51 and 60, produced or manufactured in Malta, in excess of the following designated adjusted levels of restraint:

Category	Twelve-Month Level of Restraint	Adjusted Twelve-Month ¹ Level of Restraint
43	63,600 dozen	63,600 dozen
51	22,500 dozen	22,500 dozen
60	38,500 dozen	36,940 dozen

Cotton textiles and cotton textile products produced or manufactured in Malta and which have been exported to the United States prior to January 1, 1967 shall not be subject to this directive.

The levels of restraint set forth above are subject to adjustment pursuant to the bilateral agreement of June 14, 1967 between the Governments of the United States and Malta which provides in part that within the aggregate and applicable group limits, limits on certain categories may be exceeded by not more than 5 percent. Any adjustments provided for in the bilateral agreement will be made in further directives to you, as may be appropriate.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

¹ These levels of restraint have been adjusted to reflect only those entries made prior to April 1, 1967. They have not been adjusted to reflect entries made on or after that date.

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Malta and with respect to imports of cotton textiles and cotton textile products from Malta have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

J. HERBERT HOLLOMON,
*Acting Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-162)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 17, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from July 10 through 14, 1967, rate of
\$0.00285035.

Denmark krone:

July 10, 1967	-----	\$0.144237
July 11, 1967	-----	.144120
July 12, 1967	-----	.144170
July 13, 1967	-----	.144112
July 14, 1967	-----	.144140

Hong Kong dollar:

Official rate of \$0.174000* for the period from June 12 through 16, 1967 and the following Free* rates:

June 12, 1967-----	\$0. 171526
June 13, 1967-----	. 171821
June 14, 1967-----	. 171747
June 15, 1967-----	. 172117
June 16, 1967-----	. 171747

Iran rial.

For the period from June 12 through 16, 1967, rate of \$0.0133333*.

Philippine peso:

June 12, 1967-----	\$0. 254933*
June 13, 1967-----	. 255000*
June 14, 1967-----	. 254966*
June 15, 1967-----	. 255000*
June 16, 1967-----	. 255000*

Thailand baht (tical):

For the period from June 12 through 16, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(343.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-163)

Cotton textiles — Restrictions on entry

Restrictions on entry of cotton textiles in categories 9 and 18 manufactured or produced in Malaysia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 17, 1967.

There is published below the directive of June 28, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles in categories 9 and 18, manufactured or produced in Malaysia.

This directive was published in the Federal Register of July 8, 1967 (32 F.R. 10125), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C.

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

June 28, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective June 30, 1967 and for the twelve-month period beginning April 28, 1967 and extending through April 27, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 9 and 18, produced or manufactured in Malaysia, in excess of the following designated levels of restraint:

Category	Twelve-Month ¹
	Level of Restraint
9	400,000 square yards
18	400,000 square yards

Cotton textiles and cotton textile products in Categories 9 and 18, produced or manufactured in Malaysia and which have been exported to the United States prior to April 28, 1967 shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

¹ This level of restraint has not been adjusted to reflect entries made on or after April 28, 1967.

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Malaysia and with respect to imports of cotton textiles and cotton textile products from Malaysia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-164)

Bonds

Approval and discontinuance of consolidated aircraft bonds (air carrier blanket bonds), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 18, 1967.

T.D.'s 67-19 and 67-88 relating to the approval of consolidated aircraft bonds of the following principals are hereby amended to show that such principals have been designated as carriers of bonded merchandise.

Name of principal	Effective date as carrier
Scandinavian Airlines System, Inc.	June 12, 1967
Deutsche Lufthansa Aktiengesellschaft aka Lufthansa German Airlines, and its wholly owned subsidiary Condor Flugdienst Gesellschaft Mit Beschraenkter Haftung aka Condor Flugdienst GMBH	July 3, 1967

(232.1)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-165)

Country of origin marking—Customs Regulations amended

Section 11.8(a), Customs Regulations, concerning the marking of the country of origin on imported articles and containers, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 11—PACKING AND STAMPING; MARKING; TRADE-MARKS AND TRADE NAMES; COPYRIGHTS

There was published in the Federal Register on February 11, 1967 (32 F.R. 2819), a notice of a proposed amendment of section 11.8(a) of the Customs Regulations. The purpose of the amendment is to prescribe a specific requirement for additional marking to avoid the possibility of misleading or deceiving the ultimate purchaser as to the origin of imported articles when the article or its container bears any inscription which could reasonably be construed to imply that the article was manufactured or produced in the United States or in a foreign country other than the country of manufacture or production. Interested persons were given an opportunity to submit relevant data, views, or arguments in writing regarding the proposed amendment. All comments received have been carefully considered. It has been decided that the word "American" on an imported article or container would be misleading unless the country of origin were clearly shown in proximity thereto, and that in some cases words other than "Made in" or "Product of" preceding the name of the country of origin may be acceptable. The proposed amendment, revised to conform with these views, is hereby adopted.

Accordingly, section 11.8 is amended by adding a sentence at the end of paragraph (a) as follows:

In any case in which the words "United States" or "American," the letters "U.S.A.," any variation of such words or letters, the name of any city or locality in the United States, or the name of any foreign country or locality other than the country or locality in which the article was manufactured or produced, appear on an imported article or its container, there shall appear, legibly and permanently, in proximity to such words, letters or name and in at least a comparable size, the name of the country of origin preceded by "Made in", "Product of", or other words of similar import.

(Sec. 304, 46 Stat. 687, as amended; 19 U.S.C. 1304.)

This amendment shall become effective 30 days after its publication in the Federal Register.

(363.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved July 13, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register July 25, 1967 (32 F.R. 10845)]

(T.D. 67-166)

Reimbursable services—Customs Regulations amended

Section 24.16(j) Customs Regulations, amended to revise proration of overtime charges at airports

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 24—CUSTOMS FINANCIAL AND ACCOUNTING PROCEDURES

A notice of proposed rule making was published in the Federal Register on December 9, 1966 (31 F.R. 15544). After consideration of the comments received, a second notice was published on May 17, 1967 (32 F.R. 7337). The proposals were designed to establish a standard formula for prorating among aircraft operators the charges for customs overtime services at airports under the customs overtime laws (19 U.S.C. 267, 1451) when such charges could not be readily attributed to a specific aircraft on a time basis.

After consideration of all comments received, the amendment as proposed in the notice published in the Federal Register on May 17, 1967, is hereby adopted, effective 30 days after publication in the Federal Register.

Accordingly, section 24.16(j) is amended to read:

(j) Proration of charges—(1) General. If services are performed for two or more applicants during one continuous tour of overtime

duty, the charge for the extra compensation earned shall be prorated equitably according to the time attributed to the services performed for each applicant. For the purpose of this paragraph the Government shall be considered the applicant for nonreimbursable overtime services.

(2) Aircraft. When any services performed by customs employees for two or more applicants during the 24-hour period of a Sunday or holiday or during the night hours of 5:00 p.m. of any day to 8:00 a.m. of the following day cannot be readily attributed on a time basis to specific aircraft in the judgment of the district director having customs supervision of the airport, the total charge of the overtime compensation for such services during the entire period of the Sunday, holiday, or night hours shall be prorated to the aircraft receiving such services during each such period on the following basis:

(i) Five percent of such total customs overtime charge for the period shall be distributed equally among the operators of the aircraft.

(ii) Ten percent of such total customs overtime charge for the period shall be distributed among the operators of the aircraft proportionally as the number of entrances and clearances made by each aircraft operator requiring customs service bears to the total number of entrances and clearances serviced during the period.

(iii) Eighty-five percent of such total customs overtime charge for the period shall be distributed among the operators of the aircraft proportionally as the number of passengers and/or crew serviced for each aircraft operator bears to the total number of passengers and/or crew serviced during the period.

This proration formula shall apply only to overtime services rendered aircraft carrying cargo and/or passengers for hire and in no case shall the prorated charge to an aircraft operator be more than the charge would have been had the services been rendered as a separate assignment for the aircraft operator.

(Sec. 5, 36 Stat. 901, as amended, secs. 451, 624, 46 Stat. 715, as amended, 759; 19 U.S.C. 267, 1451, 1624.)

(129.15)

EDWIN F. RAINS,

Acting Commissioner of Customs.

Approved July 13, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register July 25, 1967 (32 F.R. 10845)]

(T.D. 67-167)

Ferronickel, unwrought nickel, nickel powders—Suspension of duty

Public Law 90-48 to continue the suspension of duties for ferronickel, unwrought nickel, and nickel powders

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 19, 1967.

Public Law 90-48, approved July 7, 1967, entitled "An Act to continue until the close of September 30, 1967, the existing suspension of duties on certain forms of nickel," is set forth below.

The Act continues the suspension of duties on the ferronickel provided for in item 911.21, the unwrought nickel provided for in item 911.22, and the nickel powders provided for in item 911.23, Appendix to the Tariff Schedules of the United States, through September 30, 1967, and also provides that the suspension of duties shall be applicable with respect to articles entered, or withdrawn from warehouse, for consumption, after June 30, 1967.

(426.5)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) items 911.21 (relating to ferronickel), 911.22 (relating to unwrought nickel), and 911.23 (relating to nickel powders) of the Tariff Schedules of the United States (19 U.S.C. 1202) are each amended by striking out "6/30/67" and inserting in lieu thereof "9/30/67".

(b) The amendments made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption, after June 30, 1967.

Approved July 7, 1967.

(T.D. 67-168)

Metal scrap—Suspension of duty

Public Law 90-45 to continue the suspension of duties for metal scrap

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 19, 1967.

Public Law 90-45, approved July 3, 1967, entitled "An Act to continue until the close of June 30, 1969, the existing suspension of duties for metal scrap," is set forth below.

The Act continues the suspension of duties on the metal scrap provided for in item 911.12, Appendix to the Tariff Schedules of the United States, through June 30, 1969, and also provides that the suspension of duties shall be applicable with respect to articles entered, or withdrawn from warehouse, for consumption, after June 30, 1967.

(426.12)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) item 911.12 (relating to articles other than copper waste and scrap and articles of copper) of the Tariff Schedules of the United States (19 U.S.C., sec. 1202) is amended by striking out "6/30/67" and inserting in lieu thereof "6/30/69".

(b) The amendment made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption, after June 30, 1967.

Approved July 3, 1967.

(T.D. 67-169)

Manganese ore—Suspension of duty

Public Law 90-49 to continue the suspension of duties for manganese ore

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 19, 1967.

Public Law 90-49, approved July 7, 1967, entitled "An Act to continue until the close of June 30, 1970, the existing suspension of duties on manganese ore (including ferruginous ore) and related products," is set forth below.

The Act continues the suspension of duties on the material provided for in item 911.07, Appendix to the Tariff Schedules of the United States, through June 30, 1970, and also provides that the suspension of duties shall be applicable with respect to articles which were entered, or withdrawn from warehouse, for consumption, after June 30, 1967.

(425.1)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) item 911.07 of the Tariff Schedules of the United States (19 U.S.C. 1202) is amended by striking out "6/30/67" and inserting in lieu thereof "6/30/70".

(b) The amendment made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption, after June 30, 1967.

Approved July 7, 1967.

(T.D. 67-170)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 13, 1967.

The following are synopses of drawback rates and amendments issued August 6, 1964, to July 5, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations; approvals by regional commissioners of customs under section 22.6, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Auxiliary power units for aircraft*.—Manufactured under section 1313(a) by AiResearch Aviation Co., a Div. of The Garrett Corp., Los Angeles, Calif., with the use of voltage regulators, general switching units, overvoltage relays, contactors, and starter generators.

Rate effective on articles manufactured on and after June 1, 1965, and exported on and after June 24, 1965.

Rate issued by regional commissioner of customs, Los Angeles, Calif., May 29, 1967.

(B) *Drill pipe protectors (molded rubber products)*.—Manufactured under section 1313(b) by Bettis Rubber Co., Whittier, Calif., with the use of synthetic rubber (BUNA N POLYMER).

Rate effective on articles manufactured on and after January 1, 1966, and exported on and after July 5, 1966.

Manufacturer's statement of April 26, 1967, forwarded to regional commissioner of customs, Los Angeles, Calif., June 27, 1967.

(C) *Films, vacuum metalized*.—Manufactured under section 1313(a) by Hy-Sil Mfg. Co., Revere, Mass., with the use of imported cellophane, polyester, nylon, and polyethylene films.

Rate effective on articles manufactured and exported on and after November 1, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., May 26, 1967.

(D) *Kempore*.—T.D. 56365-B, covering azodicarbonamide, a rubber accelerator, manufactured under section 1313(b) by National

Polychemicals, Inc., Wilmington, Mass., with the use of monohydrazine sulfate, *amended* to cover Kempore manufactured under section 1313(b) by the company with the use of azodicarbonamide (crude) and hydrazodicarbonamide.

Amendment effective on articles manufactured and exported on and after September 9, 1965.

Supplemental statement of June 9, 1967, forwarded to regional commissioner of customs, Boston, Mass., June 30, 1967.

(E) *Oleic acid*, distilled.—T.D. 54519-A, as amended by T.D. 55186-I, covering, among other things, stearic acid in flake form manufactured under section 1313(a) by Emery Industries, Inc., Cincinnati, Ohio, at its Ivorydale, Ohio, factory with the use of imported partially processed stearic acid in liquid form, further *amended* to cover distilled oleic acid manufactured under section 1313(b) by the above company with the use of undistilled oleic acid.

Amendment effective on articles manufactured on and after June 10, 1963, and exported on and after June 21, 1963.

Supplemental statements of July 20, 1964, May 6, 1966, and May 3, 1967, forwarded to regional commissioner of customs, Chicago, Ill., June 30, 1967.

(F) *Refrigeration units for buses, trucks, and railroad cars*.—Manufactured under section 1313(a) by Redmanson Corp., York, Pa., with the use of imported diesel engines, circuit breakers, propeller fans, engine starters, and engine parts.

Rate effective on articles manufactured on and after February 1, 1965, and exported on and after February 10, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., May 31, 1967.

(G) *Sorbitol and mannitol; sorbitol and mannitol derivatives*.—T.D. 55101-B, as amended by T.D.'s 55580-A and 56303-M, covering, among other things, polyester resins manufactured under section 1313(b) by Atlas Chemical Industries, Inc., Wilmington, Del., at its New Castle, Del., factory with the use of fumaric acid, further *amended* to cover (1) sorbitol and mannitol manufactured under section 1313(b) at the company's New Castle, Del., and Memphis, Tenn., factories with the use of liquid refined sugar, and (2) sorbitol and mannitol derivatives manufactured with the use of sorbitol and mannitol.

Amendment effective on articles manufactured on and after April 1, 1959, and exported on and after July 1, 1964.

Supplemental statement of November 9, 1966, forwarded to regional commissioner of customs, Baltimore, Md., June 30, 1967.

(H) *Vacuum cleaner motor parts.*—T.D. 58325-B covering washing machines manufactured under section 1313(a) by the Hoover Co., North Canton, Ohio, with the use of imported motors and parts, *amended* to cover vacuum cleaner motor parts manufactured with the use of imported copper magnet wire.

Amendment effective on articles manufactured on and after August 1, 1966, and exported on and after August 24, 1966.

Amendment issued by regional commissioner of customs, Chicago, Ill., May 19, 1967.

(I) *Yarn, acrylic.*—Manufactured under section 1313(b) by Ledbetter Mfg. Co., Inc., Rockingham, N.C., with the use of acrylic staple fiber.

Rate effective on articles manufactured and exported on and after November 16, 1964.

Manufacturer's statement of June 6, 1967, forwarded to regional commissioner of customs, Miami, Fla., July 5, 1967.

Approvals by regional commissioners of customs under section 22.6, Customs Regulations

(1) *Piece goods, bleached, dyed, and printed.*—Manufactured under section 1313(a) by Jersey Dyeing Co., Inc., Paterson, N.J., with the use of imported or drawback piece goods.

Manufacturer's supplemental statement of April 13, 1966, approved by regional commissioner of customs, New York, N.Y., February 1, 1967.

Approval effective on articles manufactured on and after September 15, 1965, and exported on and after September 28, 1965.

(2) *Piece goods, bleached, dyed, bleached and dyed, or redyed.*—Manufactured under section 1313(a) by V. T. M. Finishing Corp., Paterson, N.J., with the use of imported or drawback piece goods.

Manufacturer's supplemental statements of October 18, 1966, and March 7, 1967, approved by the regional commissioner of customs, New York, N.Y., on March 22, 1967.

Approval effective on articles manufactured and exported on and after August 26, 1966.

(3) *Piece goods, dyed and finished.*—Manufactured under section 1313(a) by Quincy Dye Works, Inc., Woonsocket, R.I., with the use of imported or drawback piece goods in the greige.

Manufacturer's statement of February 16, 1966, approved by regional commissioner of customs, New York, N.Y., on April 28, 1967.

Approval effective on articles manufactured and exported on and after August 6, 1964.

(4) *Piece goods, rayon, dyed and finished and redyed and finished.*—Manufactured under section 1313(a) by U. S. Dye Works, Inc., New York, N.Y., with the use of rayon piece goods in the greige and dyed rayon piece goods, respectively.

Manufacturer's statement of December 14, 1965, approved by regional commissioner of customs, New York, N.Y., January 20, 1967.

Approval effective on articles manufactured and exported on and after April 1, 1965.

(T.D. 67-171)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 24, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from July 17 through 21, 1967, rate of
\$0.00285035.

Denmark krone:

July 17, 1967	-----	\$0.144100
July 18, 1967	-----	.144066
July 19, 1967	-----	.144150
July 20, 1967	-----	.144104
July 21, 1967	-----	.144075

Hong Kong dollar:

	<i>Official*</i>	<i>Free*</i>
June 19, 1967	----- \$0.174000	\$0.171600
June 20, 1967	----- .174000	.171969
June 21, 1967	----- .174000	.172117
June 22, 1967	----- .174000	.172562
June 23, 1967	----- .173750	.172711

Iran rial:

For the period from June 19 through 23, 1967, rate of
\$0.0133333*.

*Certified as nominal rates.

Philippine peso:

June 19, 1967-----	\$0.255000*
June 20, 1967-----	.255000*
June 21, 1967-----	.254966*
June 22, 1967-----	.254966*
June 23, 1967-----	.254966*

Thailand baht (tical):

For the period from June 19 through 23, 1967, rate of
\$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,

Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-172)

President's Proclamation

Proclamation No. 3790 amends Part 3 of the Appendix to the Tariff Schedules by changing the quotas applicable to certain dairy products and establishing new quotas applicable to certain butterfat mixes

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 21, 1967.

There is published below Presidential Proclamation No. 3790 of June 30, 1967, which amends Part 3, Appendix to the Tariff Schedules, with respect to the quota limitations on certain dairy products and butterfat mixes. The effect of the Proclamation is to place milk and cream, fluid or frozen, fresh or sour, which contains over 5.5 but not over 45 percent by weight of butterfat under absolute quota, to increase the quota on Cheddar cheese, to place certain American-type cheese and cheese and substitutes for cheese containing, or processed from certain American-type cheese under quota, and to place certain butterfat mixes containing over 5.5 but not over 45 percent by weight of butterfat under quota.

The provisions of the Proclamation are effective as of the date of the Proclamation except for Colby cheese (or any other American-type cheese covered by item 950.08B) and butterfat mixtures covered by

item 950.13 which were exported to the United States before July 1, 1967.

(343.3)

LESTER D. JOHNSON,
Commissioner of Customs

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

WHEREAS, pursuant to section 22 of the Agricultural Adjustment Act, as amended (7 U.S.C. 624), limitations have been imposed by Presidential proclamations on the quantities of certain dairy products which may be imported into the United States in any quota year; and

WHEREAS, in accordance with section 102(3) of the Tariff Classification Act of 1962, the President by Proclamation No. 3548 of August 21, 1963, proclaimed additional import restrictions set forth in part 3 of the Appendix to the Tariff Schedules of the United States; and

WHEREAS the import restrictions on certain dairy products set forth in part 3 of the Appendix to the Tariff Schedules of the United States as proclaimed by Proclamation No. 3548 have been amended by Proclamation No. 3558 of October 5, 1963, Proclamation No. 3562 of November 26, 1963, Proclamation No. 3597 of July 7, 1964, section 88 of the Tariff Schedules Technical Amendments Act of 1965 (79 Stat. 950), and Proclamation No. 3709 of March 31, 1966; and

WHEREAS, pursuant to said section 22 the Secretary of Agriculture advised me there was reason to believe that the dairy products described hereinafter are being imported, and are practically certain to be imported, under such conditions and in such quantities as to render or tend to render ineffective, or materially interfere with the price support program now conducted by the Department of Agriculture for milk and butterfat;

WHEREAS, at my request, the United States Tariff Commission has made an investigation under the authority of section 22 of the Agricultural Adjustment Act, as amended, with respect to this matter and related questions outlined in my request for an investigation and has reported to me its findings and recommendations made in connection therewith; and

WHEREAS, on the basis of such investigation and report, I find that the articles described below are being imported and are practically certain to be imported into the United States under such conditions and in such quantities as to materially interfere with the price support program now conducted by the Department of Agriculture for milk and butterfat:

(1) American-type cheese, including Colby, washed curd, and granular cheese (but not including Cheddar) and cheese and substitutes for cheese containing, or processed from, such American-type cheese;

(2) Articles containing over 5.5 percent but not over 45 percent by weight of butterfat which are classifiable for tariff purposes under item 182.91 of the Tariff Schedules of the United States (TSUS), the butterfat content of which is commercially extractable, or which are capable of being used for any edible purpose (except articles packaged for distribution in the retail trade and ready for use by the purchaser at retail for an edible purpose or in the preparation of an edible article); and

(3) Milk and cream, fluid or frozen, fresh or sour, containing over 5.5 percent but not over 45 percent by weight of butterfat; and

WHEREAS, on the basis of such investigation and report, I find and declare that for the purpose of the first proviso to section 22(b) of the Agricultural Adjustment Act, as amended, the representative period for imports of such articles is the calendar years 1961-1965; and

WHEREAS, on the basis of such investigation and report, I find and declare that changed circumstances require that the section 22 quotas on dairy products be changed to a calendar year basis, with semi-annual allocations when the yearly quota is periodically allocated; and

WHEREAS, at my request, the United States Tariff Commission has also made an investigation under the authority of section 22 of the Agricultural Adjustment Act, as amended, to determine whether an additional quantity of Cheddar cheese could be imported without materially interfering with the price support program and has reported to me its findings and recommendations made in connection therewith; and

WHEREAS, on the basis of such investigation and report, I find and declare that changed circumstances require the modification, as hereinafter proclaimed, of the quota on Cheddar cheese, and cheese and substitutes for cheese containing, or processed from, Cheddar cheese; and

WHEREAS, on the basis of such investigations and reports, I find and declare that the imposition of the import restrictions hereinafter proclaimed is necessary in order that the entry, or withdrawal from warehouse, for consumption of such articles will not render or tend to render ineffective, or materially interfere with the price support program now conducted by the Department of Agriculture for milk and butterfat;

NOW, THEREFORE, I, LYNDON B. JOHNSON, President of the United States of America, acting under and by virtue of the authority vested in me as President, and in conformity with the provisions of section 22 of the Agricultural Adjustment Act, as amended, and the Tariff Classification Act of 1962, do hereby proclaim that part 3 of the

Appendix to the Tariff Schedules of the United States is amended as follows:

(1) headnote 3(a) is revised to read as follows:

3. (a) *Dairy Products.*

(i) imported articles subject to the import quotas provided for in items 950.01 through 950.11, except 950.06, may be entered only by or for the account of a person or firm to whom a license has been issued by or under the authority of the Secretary of Agriculture, and only in accordance with the terms of such license; except that no such license shall be required for up to 1,225,000 pounds per quota year of natural Cheddar cheese made from unpasteurized milk and aged not less than 9 months which prior to exportation has been certified to meet such requirements by an official of a government agency of the country where the cheese was produced, of which amount not more than 612,500 pounds may be entered during the period July 1, 1967, through December 31, 1967, or during the first six months of a quota year. Such licenses shall be issued under regulations of the Secretary of Agriculture which he determines will, to the fullest extent practicable, result in (1) the equitable distribution of the respective quotas for such articles among importers or users and (2) the allocation of shares of the respective quotas for such articles among supplying countries, based upon the proportion supplied by such countries during previous representative periods, taking due account of any special factors which may have affected or may be affecting the trade in the articles concerned. No licenses shall be issued which will permit entry during the first six months of a quota year of more than one-half of the quantities specified for any of the cheeses or substitutes for cheese (items 950.07 through .10) in the column entitled "Quota Quantity."

(ii) not more than 4,406,250 pounds of the quota quantity specified for articles under item 950.08A for the period July 1, 1967, through December 31, 1967, and not more than 8,812,500 pounds of the annual quota quantity specified in such item for each subsequent 12-month period shall be products other than natural Cheddar cheese made from unpasteurized milk and aged not less than 9 months,

(2) the superior heading preceding items 950.00 through 950.13 of part 3 is changed to read as follows:

Whenever, in any 12-month period beginning January 1 in any year, the respective aggregate quantity specified below for one of the numbered classes of articles has been entered, no article in such class may be entered during the remainder of such period:

(3) item 950.00 is added preceding item 950.01 which reads as follows:

950.00	Milk and cream, fluid or frozen, fresh or sour, containing over 5.5 percent but not over 45 percent by weight of butterfat:	
	For the 12-month period ending December 31, 1967:	
	New Zealand-----	the quantity entered on or before June 30, 1967, plus 750,000 gallons
	Other-----	None
	For each subsequent year	
	New Zealand-----	1,500,000 gallons
	Other-----	None

(4) Item 950.08 is amended to read as follows:

950.08A	Cheddar cheese, and cheese and substitutes for cheese containing, or processed from, Cheddar cheese:	
	For the 12-month period ending December 31, 1967.	the quantity entered on or before June 30, 1967, plus 5,018,750 pounds (See headnote 3(a)(ii) of this part)
	For each subsequent 12-month period----	10,037,500 pounds (See headnote 3(a)(ii) of this part)

(5) item 950.08B is added following item 950.08A, which reads as follows:

950.08B	American-type cheese, including Colby, washed curd, and granular cheese (but not including Cheddar) and cheese and substitutes for cheese containing, or processed from, such American-type cheese:	
	For the 12-month period ending December 31, 1967 -	the quantity entered on or before June 30, 1967, plus 3,048,300 pounds
	For each subsequent 12-month period----	6,096,600 pounds

(6) item 950.12 is divided into two items and is amended to read as follows:

	Articles containing over 5.5 percent by weight of butterfat, the butterfat content of which is commercially extractable, or which are capable of being used for any edible purpose (except articles provided for in subparts A, B, C or item 118.30, of part 4, Schedule 1, and except articles imported packaged for distribution in the retail trade and ready for use by the purchaser at retail for an edible purpose or in the preparation of an edible article):	
950.12	Over 45 percent by weight of butterfat-----	None

950.13

Over 5.5 percent but not
over 45 percent by weight
of butterfat and classi-
fiable for tariff purposes
under item 182.91:

For the 12-month
period ending
December 31, 1967:

Australia-----	the quantity entered on or before June 30, 1967, plus 1,120,000 pounds
Belgium and Den- mark (aggre- gate)-----	the quantity entered on or before June 30, 1967, plus 170,000 pounds
Other-----	None
For each subsequent 12-month period:	
Australia-----	2,240,000 pounds
Belgium and Denmark (aggregate)-----	340,000 pounds
Other-----	None

IN WITNESS WHEREOF, I have hereunto set my hand and caused
the Seal of the United States of America to be affixed.

DONE at the City of Washington this 30th day of June in the year
of our Lord nineteen hundred and sixty-seven, and of the
[SEAL] Independence of the United States of America the one
hundred and ninety-first.

LYNDON B. JOHNSON.

By the President:

DEAN RUSK,

Secretary of State.

(T.D. 67-173)

Notice of ruling—Country of origin marking

Imported parts used in assembling fishing rods and reels

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 24, 1967.

The Bureau of Customs has recently reviewed the application of the country of origin marking requirements of section 1304, title 19, United States Code, to imported parts used in assembling fishing rods and reels in the United States.

In some instances fishing rods, complete except for handles, are imported and permanently attached to handles made in the United States. The Bureau is of the opinion that a manufacturer who produces fishing rods in such manner may be considered the ultimate purchaser of the imported rods parts, within the contemplation of 19 U.S.C. 1304(a) and section 11.8(e) of the Customs Regulations (19 CFR 11.8(e)). Therefore, a country of origin marking on the end of the rod part to be attached to the handle will be acceptable since such marking will remain visible until the imported part reaches the ultimate purchaser (manufacturer). The imported parts may be excepted from individual marking pursuant to 19 U.S.C. 1304(a)(3)(D) and section 11.10(a) of the Customs Regulations (19 CFR 11.10(a)) if they are imported in containers legibly and conspicuously marked to indicate the country of origin, and the customs officers at the port of entry are satisfied that such containers will reach the ultimate purchaser unopened and that the contents will be used by such ultimate purchaser only in producing complete fishing rods. An exception under 19 U.S.C. 1304(a)(3)(H) may also be in order if the components are ordered directly by the ultimate purchaser under terms which will insure that the order will be filled only with articles manufactured in a named country.

In some instances fishing reels are imported in an unassembled or partially assembled condition, and assembled in the United States. Some minor parts made in the United States may be used in assembling the reels. The Bureau is of the opinion that the assembly of such reels, where all or substantially all of the components are imported, cannot be considered to result in the manufacture of a new and different article in the United States. When fishing reels are imported in an unassembled condition, one of the parts, such as the main reel housing, should be marked to indicate the country of origin so that the marking will be legible and conspicuous after the reels are assembled.

This ruling shall be effective as to merchandise entered, or withdrawn from warehouse, for consumption on and after September 1, 1967.

(363.2)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register July 28, 1967 (32 F.R. 11047)]

(T.D. 67-174)

Countervailing duties—Sugar content of certain articles from Australia

Net amount of bounty declared for the first 6 months of 1967 for products of Australia subject to the countervailing duty order published in T.D. 54582. Section 16.24(f), Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 16—LIQUIDATION OF DUTIES

The following information is published pursuant to T.D. 54582 dated April 29, 1958 (23 F.R. 3034).

The Treasury Department is in receipt of official information that the rates of bounties or grants paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930 (19 U.S.C. 1303), on the exportation during the first 6 months of 1967 of approved fruit products and other approved products containing sugar are the amounts set forth in the following table:

MERCHANDISE—APPROVED FRUIT PRODUCTS AND OTHER APPROVED PRODUCTS

1967	<i>Net amount of bounty per 2,240 lbs. of sugar content</i>
January	AUS. \$102. 80
February	103. 20
March	92. 20
April	96. 80
May	81. 70
June	75. 90

The net amounts of bounties or grants on the above-described commodities which are manufactured or produced in Australia are hereby

ascertained, determined, and declared to be the amounts set forth in the above table. Additional duties on the above-described commodities, except those commodities covered by T.D. 55716 (27 F.R. 9595), whether imported directly or indirectly from that country, equal to the appropriate net amount of the bounty shown in the above table shall be assessed and collected.

The table in section 16.24(f) of the Customs Regulations is amended by inserting after the last line under "Australia—Sugar content of certain articles" the number of this Treasury decision in the column headed "Treasury Decision" and the words "New rates" in the column headed "Action." Since it has been determined that the retention of references to Treasury decisions publishing countervailing duty orders for a longer period than 1 year serves no real need (T.D. 56258, 29 F.R. 12961), the table is further amended by deleting therefrom under "Australia—Sugar content of certain articles" the number 66-257 in the column headed "Treasury Decision" and the words "New rates" appearing opposite such number in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624.)
(644)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved July 20, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register July 28, 1967 (32 F.R. 11033)]

(T.D. 67-175)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 24, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

INVOICES

T.D. 67-175(1) *Additional information required on invoices.*—Under section 8.13(h) of the Customs Regulations, as amended by Treasury Decision 67-78, approved March 13, 1967, invoices for shipments of commingled spruce and pine lumber classifiable under items 202.03 and 202.09, TSUS, are required to contain a declaration of the shipper or other person having actual knowledge of the pertinent facts as to the amount of each species of the lumber. Lumber invoices submitted by a customhouse broker did not bear the required declaration, although each invoice separately specified the quantities of spruce and pine lumber. Held, the information obtained by the broker from the invoices in such a case would not in itself provide him with sufficient personal information to permit him to make the declaration as one having actual knowledge of the facts within the meaning and intent of section 8.13(h) of the Customs Regulations as amended. Bureau letter dated July 14, 1967. (342.4)

TARIFF CLASSIFICATION

T.D. 67-175(2) *Antibiotics.*—Oxytetracycline products made with the use of a nonbenzenoid precursor are classifiable under the provision for Antibiotics: * * * Other, in item 437.32, TSUS. Bureau letter dated July 10, 1967. (411.2)

T.D. 67-175(3) *Articles of limestone. Planks.*—Planks in chief value of limestone, from $\frac{5}{8}$ inch to $1\frac{1}{2}$ inches thick, in widths from 6 to 12 inches, and in lengths of from 2 to 6 feet, not classifiable as floor covering under the provisions of item 728.25, TSUS, because of Schedule 7, Part 4, Subpart B, Headnote 2(c), TSUS, and are classifiable under the provision for Articles of limestone: * * * Other, not specially provided for: * * * Other: Not decorated, in item 514.41, TSUS. Bureau letter dated June 20, 1967. (445.2)

T.D. 67-175(4) *Asbestos, and articles of. Fertilizer.*—Pulverized serpentine rock, hydrated magnesium, a byproduct of the milling of asbestos, sold as a source of secondary plant nutrient, magnesium, and often mixed with other plant nutrients as a component in a complete fertilizer, as classifiable under the provision for Articles not specially provided for, of asbestos, in item 518.51, TSUS, and not under the provision for Those grades of all substances * * * used chiefly for fertilizers, or chiefly as an ingredient in the manufacture of fertilizers: * * * Other, in item 480.80, TSUS, as no chief use for this grade of material as a fertilizer has been found. Bureau letter dated July 18, 1967. (414.2)

T.D. 67-175(5) *Chemical compounds, organic, benzenoid. Arsanilic acid.*—Arsanilic acid is classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure, not provided for in subpart A or C of this part (Schedule 4, Part 1): * * * Other, in item 403.60, TSUS. Bureau letter dated July 7, 1967. (411.2)

T.D. 67-175(6) *Cleaning liquids. Polishing cream.*—Polishing cream for leather, in glass bottle with applicator, composed of wax, inorganic pigment, emulsifier, and water, is classifiable under the provision for Blackings, powders, liquids, and creams for polishing and cleaning, all the foregoing in immediate containers holding not over 10 pounds each, in item 493.10, TSUS. Bureau letter dated July 11, 1967. (413.6)

T.D. 67-175(7) *Esters, monohydric alcohol. Cholesterol compounds.*—Cholesterol oleate, cholesterol decanoate, cholesterol nonanoate (pelargonate) classifiable under the provision for Esters of monohydric alcohols and organic or inorganic acids (except hydrogen sulfide and hydrogen halide acids): * * * Other, in item 428.72, TSUS. Bureau letter dated July 12, 1967. (417.0)

T.D. 67-175(8) *Machines, nspf. Clear view screens. Classification Principles: "entireties". tariff entities.*—Clear view screens consisting of round flat pieces of glass and specially designed electrical driven motor units which turn the glass at a high speed so as to create centrifugal force for the purpose of throwing water, snow, ice, sleet, etc., off the glass, designed for mounting in windshield glass of vessels, trains, and transport vehicles in order to provide clear views for operators, wherein motors are attached to the discs holding such glass by brackets, and a drive belt is used as a means for moving the screens, classifiable under the provision for Machines not specially provided for, in item 678.50, TSUS. Bureau letter dated July 5, 1967. (431)

T.D. 67-175(9) *Medical instruments and apparatus. Heart stimulator.*—Heart stimulator, pacemaker, battery operated, implanted in the body for the purposes of stimulating the heart by emitting electric shocks and remaining therein for a substantial period of time before removal, classifiable under the provision for Medical * * * instruments and apparatus (including electro-medical apparatus and ophthalmic instruments) * * *: * * * Other: * * * Electro-medical apparatus * * *: * * * Other, in item 709.17, TSUS, and not under the provision for other Electro-surgical instruments and apparatus, in item 709.15, TSUS, since the implantable pacemaker is not used as a surgical tool to correct the heartbeat in emergencies but is placed in the body and remains therein for a substantial period of time. T.D. 56457 (40) noted. Bureau letter dated June 29, 1967. (426.85)

T.D. 67-175(10) *Mixtures, chemical. Polysiloxanes.*—Linear dimethyl polysiloxane fluids and linear methyl hydrogen polysiloxane fluids classifiable under the provision for Mixtures of two or more organic compounds, in *item 430.00*, TSUS, and dutiable at the rate provided for Other organic compounds: * * * Other, in *item 429.90*, TSUS; linear phenyl methyl polysiloxane fluids classifiable under the provision for Mixtures in whole or in part of any of the products provided for in this subpart (Schedule 4, Part 1, Subpart B), in *item 403.90*, TSUS. Bureau letter dated July 6, 1967. (418.116)

T.D. 67-175(11) *Molders' patterns. Foundry patterns.*—Foundry patterns, models, made of wood or metal, from which molds are made to form a mold cavity into which molten metal is poured to form the desired castings conforming to the shape of the cavity, classifiable under the provision for Molders' patterns for the manufacture of castings, in *item 680.07*, TSUS. Bureau letter dated July 6, 1967. (434)

T.D. 67-175(12) *Polishes and liquids. Shoe dressing.*—Cleaner for Corfam and similar materials, in an aerosol can, is classifiable under the provision for Liquids, and creams for polishing and cleaning, all the foregoing in immediate containers holding not over 10 pounds each, in *item 493.10*, TSUS. Bureau letter dated July 6, 1967. (413.6)

T.D. 67-175(13) *Purifying machinery and apparatus for liquids or gases. "Transonair".*—A solid state transistorized unit which purifies air by splitting oxygen molecules into negatively charged oxygen atoms in an oscillating ultrasonic electric field which precipitates impurities in the air at a fast rate, is classifiable under the provision for Purifying machinery and apparatus * * * for liquids and gases * * *: * * * Other: * * * Other, in *item 661.95*, TSUS. Bureau letter dated July 12, 1967. (426.85)

T.D. 67-175(14) *Raw silk, in skeins. Weighted with metal salts.*—Skeins of raw silk weighted with metal salts, classifiable under the provision for Silk processed but not made into yarns: * * * Other, in *item 308.06*, TSUS. Bureau letter dated July 7, 1967. (474.11)

T.D. 67-175(15) *Synthetic plastics. Mending powder.*—Mending powder in a labelled container resembling a salt cellar, composed of a white powdery plastic material, polyethylene type, and used for mending cloth, is classifiable under the provision for Synthetic plastic materials: * * * Polyethylene resins, in *item 445.30*, TSUS. Bureau letter dated July 17, 1967. (474.142)

T.D. 67-175(16) *Tools, hand. Bottle opener.*—Bottle opener with wooden handle containing a spirit level as an incidental feature, classifiable under the provision for Hand tools (including table, kitchen, and household implements of the character of hand tools) not specially

provided for * * *: * * * Other hand tools * * *: * * * Other: * * * Other, in *item 651.55*, TSUS. Bureau letter dated July 11, 1967. (424.14)

T.D. 67-175(17) *Toys, nspf. Wall hanging.*—Musical wall hanging with a Santa head and a revolving slogan "Merry Christmas—Happy Holiday," classifiable under the provision for Toys * * * not specially provided for: Toys having a spring mechanism, in *item 737.80*, TSUS. Bureau letter dated July 18, 1967. (491.62)

T.D. 67-175(18) *Wearing apparel, of textile materials. Sweater.*—Sweater decorated with sequins and beads but with significant amount of fabric showing, classifiable under the provision for Women's * * * wearing apparel, ornamented, in *item 382.03*, TSUS. *Schedule 3, Head-note 3(b)* noted. Bureau letter dated July 14, 1967. (473.41)

(T.D. 67-176)

*Tariff Schedules Technical Amendments Act, Public Law 89-241—
Extension of time for filing requests*

Public Law 90-36 amending the Tariff Schedules Technical Amendments Act with respect to the time for filing requests for favorable treatment

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 25, 1967.

Section 1 of Public Law 90-36, approved June 29, 1967, entitled "An Act to extend the time within which certain requests may be filed under the Tariff Schedules Technical Amendments Act of 1965" is set forth below.

The time for filing requests for more favorable treatment under Public Law 89-241 has been extended through September 30, 1967.

Public Law 89-241 was published in T.D. 56511.

(490)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (b) of section 2 of the Tariff Schedules Technical Amendments Act of 1965 (Public Law 89-241; 79 Stat. 933) is amended by striking out "on or before the 120th day after the date of the enactment of this Act," and inserting in lieu thereof "on or before September 30, 1967,".

SEC. 2. Sections 407 and 1113(d) of the Social Security Act and sections 135(e), 155(b), and 202(e) of the Public Welfare Amend-

ments of 1962, as amended, are each amended by striking out "June 30, 1967" and inserting in lieu thereof "June 30, 1968", and that section 1115 of the Social Security Act is amended by striking out "July 1, 1967" and inserting in lieu thereof "July 1, 1968".

Approved June 29, 1967.

(T.D. 67-177)

Cotton textiles—Restrictions on entry

Restrictions on entry of cotton textiles in categories 1, 2, 3, and 4, manufactured or produced in Greece

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 26, 1967.

There is published below the directive of July 10, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee prohibiting entry in the United States of cotton textiles in categories 1, 2, 3, and 4, manufactured or produced in Greece, which have been exported to the United States after August 31, 1966, and before September 1, 1967.

This directive was published in the Federal Register of July 14, 1967 (32 F.R. 10396), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

July 10, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D. C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, pursuant to the bilateral cotton textile agreement of July 17, 1964 as amended on May 23, 1966 between the United States and Greece, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962 as amended by Executive Order 11214 of April 7,

1965, you are directed, effective July 15, 1967 and until further notice, to prohibit entry into the United States for consumption and withdrawal from warehouse for consumption of any cotton textiles and cotton textile products in Categories 1, 2, 3, and 4, produced or manufactured in Greece and which have been exported to the United States after August 31, 1966 and before September 1, 1967.

The foregoing directive is temporary and is expected to be the subject of a further directive to you at the conclusion of consultations now in progress with the Government of Greece.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the commonwealth of Puerto Rico.

The actions taken with respect to the Government of Greece and with respect to imports of cotton textiles and cotton textile products from Greece have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-178)

*Domestic Producer's Complaint Under Section 516(b), Tariff Act
of 1930, as amended*

Decision as to proper classification and rate of duty of window shades in chief value of plastic and notice of domestic producer's desire to protest

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 26, 1967.

Pursuant to the provisions of section 516(b), Tariff Act of 1930, as amended, a domestic firm, Joanna Western Mills Company, Chicago, Illinois, through its attorneys, Lamb and Lerch, New York, New York, has requested information as to the classification and rate of duty applied to imported plastic window shades.

The Bureau has replied that window shades in chief value of plastic are classifiable under the provisions for curtains and drapes and like furnishings of plastics in item 772.35, Tariff Schedules of the United States (TSUS), with duty at the rate of 12.5 percent ad valorem.

In response, the attorney for the domestic producer has filed a complaint against the classification under item 772.35, TSUS, of window shades in chief value of plastics from Japan, asserting that the merchandise is more properly classifiable under the provisions for household articles not specially provided for, of rubber or plastics, under item 772.15, TSUS, with duty at the rate of 17 percent ad valorem or, in the alternative, under item 774.60, TSUS, with duty at the rate of 17 percent ad valorem.

The Bureau, after consideration of the complaint, has affirmed the classification of the merchandise in question under item 772.35, TSUS.

In accordance with the provisions of section 516(b), Tariff Act of 1930, as amended, notice is hereby given that Joanna Western Mills Company has given the notice contemplated by the statute that it desires to protest the classification under item 772.35, TSUS, of window shades in chief value of plastics. However, pursuant to said section 516(b), the present practice will be continued so long as no decision of the United States Customs Court or of the United States Court of Customs and Patent Appeals not in harmony with this decision is published.

(418.44)

LESTER D. JOHNSON,
Commissioner of Customs.

(T.D. 67-179)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 31, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from July 24 through 28, 1967, rate of
\$0.00285035.

Denmark krone:

July 24, 1967-----	\$0. 144100
July 25, 1967-----	. 144004
July 26, 1967-----	. 144033
July 27, 1967-----	. 144008
July 28, 1967-----	. 144025

Hong Kong dollar:

Official rate of \$0.173750* for the period from June 26 through 30, 1967 and the following Free* rates:

June 26, 1967-----	\$0. 172117
June 27, 1967-----	. 172562
June 28, 1967-----	. 172339
June 29, 1967-----	. 172265
June 30, 1967-----	. 172413

Iran rial:

For the period from June 26 through 30, 1967, rate of \$0.0133333*.

Philippine peso:

June 26, 1967-----	\$0. 254933*
June 27, 1967-----	. 254933*
June 28, 1967-----	. 254866*
June 29, 1967-----	. 254800*
June 30, 1967-----	. 254733*

Thailand baht (tical):

For the period from June 26 through 30, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-180)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 27, 1967.

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of Approval	Date of discontinuance	Filed with regional commissioner/ district director; amount
Air Reduction Co., Inc., 150 East 42nd St., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	June 20, 1967	June 20, 1967	-----	New York, N.Y.; \$10,000
American Continental Corp., 162 Ward St., Paterson, N.J.; St. Paul Mercury Ins. Co.	June 23, 1967	June 26, 1967	-----	New York, N.Y.; \$10,000
Canadian Pacific Steamships Ltd., London, Eng.; Transamerica Ins. Co.	Apr. 21, 1967	May 17, 1967	-----	Detroit, Mich.; \$10,000
Compass Agencies Inc., 327 South La Salle St., Chicago, Ill.; St. Paul Fire & Marine Ins. Co.	June 30, 1967	June 30, 1967	-----	New York, N.Y.; \$10,000
Dieter Steinmann, 80-77 Cypress Ave., Ridgewood, N.Y.; St. Paul Fire & Marine Ins. Co.	June 23, 1965	June 28, 1965	June 23, 1967	New York, N.Y.; \$10,000
Dieter Steinmann, 80-77 Cypress Ave., Brooklyn, N.Y.; American Casualty Co.	June 23, 1967	June 23, 1967	-----	New York, N.Y.; \$10,000
L. Fatato Inc., 314-18 Second St., Brooklyn, N.Y.; St. Paul Fire & Marine Ins. Co.	Mar. 3, 1967	May 24, 1967	-----	New York, N.Y.; \$10,000
Arthur J. Frits & Co., Inc., 1910 Exchange Bldg., Seattle, Wash.; Reliance Ins. Co.	June 30, 1967	July 6, 1967	-----	Seattle, Wash.; \$10,000
Hansen & Tidemann, Inc., P.O. Box 52620, Houston, Tex.; National Surety Corp.	June 30, 1967	June 30, 1967	-----	Houston, Tex.; \$10,000
Inter Container Service, 22 Battery St., San Francisco, Calif.; Fireman's Fund Ins. Co.	May 1, 1967	May 19, 1967	-----	San Francisco, Calif.; \$10,000
Seafood Products Ltd., 2727 Commissioner St., Vancouver, B.C., Can.; Fidelity & Deposit Co. of Md.	June 5, 1967	June 9, 1967	-----	Seattle, Wash.; \$10,000

(542.133)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-181)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products
manufactured or produced in Pakistan

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 27, 1967.

There is published below the directive of June 30, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of certain categories of cotton textiles and cotton textile products manufactured or produced in Pakistan.

This directive was published in the Federal Register on July 18, 1967 (32 F.R. 10532), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

June 30, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, in accordance with the bilateral cotton textile agreement of November 21, 1966, between the United States and Pakistan, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed, effective as soon as possible and for the twelve-month period beginning July 1, 1967 and extending through June 30, 1968, to prohibit entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 9, 15, 18/19, 22, parts of 26,

part of 31, and 41/42, produced or manufactured in Pakistan, in excess of the following designated adjusted levels of restraint:

Category	Twelve-Month Level of Restraint	Adjusted Twelve-Month Level of Restraint ¹
9	29,925,000 syds	27,625,000 syds
15	2,625,000 syds	2,125,000 syds
18/19 & parts of 26 ²	10,500,000 syds	10,500,000 syds
22	3,570,000 syds	3,070,000 syds
Part of 26 ³	3,675,000 syds	2,925,000 syds
Part of 26 (duck) ⁴	7,350,000 syds	7,350,000 syds
Part of 31 (Only T.S.U.S.A. No. 366.2740)	4,095,000 pieces	4,095,000 pieces
41/42	349,589 dozen	287,089 dozen

The following instructions shall apply in carrying out this directive:

(1) Subject to (3) below, entries of cotton textiles and cotton textile products in Categories 9, 15, 22, part of 26³, and 41/42, produced or manufactured in Pakistan, shall to the extent of any unfilled balances, be first charged against the adjusted special twelve-month levels of restraint provided therefor in the directive of May 29, 1967 before being charged against the levels established for such goods in this letter.

(2) Entries of cotton textiles and cotton textile products in Categories 18/19, part of 26², part of 26 (duck)⁴, part of 31 (only T.S.U.S.A. No. 366.2740), produced or manufactured in Pakistan and which have been exported to the United States prior to July 1, 1967 shall, to the extent of any unfilled balances, be charged against the levels established for such goods for the period July 1, 1966 through June 30, 1967. In the event that the level of restraint established for the period July 1, 1966 through June 30, 1967 has been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

¹ These levels of restraint reflect an administrative arrangement between the Governments of the United States and Pakistan under paragraph 12 of the agreement of November 21, 1966.

² In Category 26, Only T.S.U.S.A. Nos.:

320.—34	322.—34	327.—34
321.—34	326.—34	328.—34

³ Only T.S.U.S.A. Nos.:

320—88	325—88	330—88	323—92	328—92
321—88	326—88	331—88	324—92	329—92
322—88	327—88	320—92	325—92	330—92
323—88	328—88	321—92	326—92	331—92
324—88	329—88	322—92	327—92	

⁴ Only T.S.U.S.A. Nos.:

320.—01 through 04, 06, 08	326.—01 through 04, 06, 08
321.—01 through 04, 06, 08	327.—01 through 04, 06, 08
322.—01 through 04, 06, 08	328.—01 through 04, 06, 08

(3) Cotton textiles and cotton textile products in Categories 15, parts of 26 (T.S.U.S.A. Nos. 321.—34, 322.—34, 327.—34, and 328.—34 only) and 41/42, produced or manufactured in Pakistan and which have been exported to the United States from Pakistan prior to July 1, 1966 shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directive, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The levels of restraint set forth above are subject to adjustment pursuant to the bilateral agreement of November 21, 1966, as amended, between the Governments of the United States and Pakistan which provides in part that within the aggregate and applicable group limits of the agreement, limits on certain categories may be exceeded by not more than 5 percent. Any adjustments provided for in the bilateral agreement will be made in further directives to you, as may be appropriate.

The actions taken with respect to the Government of Pakistan and with respect to imports of cotton textiles and cotton textile products from Pakistan have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce, and
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-182)

Bonds

Approval and discontinuance of consolidated aircraft bonds (air carrier blanket bonds), customs Form 7605

**TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 1, 1967.**

The following consolidated aircraft bonds have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with district director of customs; amount
Western Air Lines, Inc., 6060 Avion Dr., Los Angeles, Calif.; Ins. Co. of North America	June 30, 1962	June 30, 1962	June 30, 1967	Los Angeles, Calif.; \$100,000
Western Air Lines, Inc., P.O. Box 90,005, Airport Station, Los Angeles, Calif.; Federal Ins. Co.	May 11, 1967	June 30, 1967	-----	Los Angeles, Calif.; \$100,000

The foregoing principal has been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-183)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 31, 1967.

The following are synopses of drawback rates and amendments issued July 11, to July 19, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(781.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Buttons, casein.*—Manufactured under section 1313(b) by Empire Button Mfg. Co., Union City, N.J., with the use of casein button blanks.

Rate effective on articles manufactured on and after May 20, 1964, and exported on and after July 8, 1964.

Manufacturer's statements of February 9, 1967, and June 22, 1967, forwarded to regional commissioner of customs, New York, N.Y., July 19, 1967.

(B) *Chemical compounds, blended, known as "Duramir" and "Econo Chrome".*—Manufactured under section 1313(b) by Man-Gill Chemical Co., Cleveland, Ohio, with the use of chromic acid.

Rate effective on articles manufactured on and after September 16, 1965, and exported on and after December 10, 1965.

Manufacturer's statement of November 16, 1966, forwarded to regional commissioner of customs, New York, N.Y., July 14, 1967.

(C) *Dessert preparation, dry, known as Drimix*.—T.D. 50246-D, as extended, covering, among other things, condensed milk manufactured by The Borden Co., New York, N.Y., under section 1313(b) with the use of refined sugar, *amended* to cover a dry dessert preparation, known as Drimix, manufactured by the firm at its Arcade, N.Y., factory with the use of hard refined sugar.

Amendment effective on articles manufactured on and after July 7, 1961, and exported on and after January 16, 1962.

Manufacturer's supplemental statement of December 15, 1966, forwarded to regional commissioner of customs, New York, N.Y., July 18, 1967.

(D) *Dyestuff, Topanol CA*.—T.D. 52765-D, as amended by T.D.'s 53472-B, 55964-B, and 56255-B, covering, among other things, dyestuffs manufactured under section 1313(b) by I.C.I. (Organics) Inc., Providence, R.I., at its Dighton, Mass., factory with the use of anthraquinone, further *amended* to cover Topanol CA manufactured at the said factory with the use of tertiary butyl meta cresol.

Amendment effective on articles manufactured on and after February 27, 1964, and exported on and after January 22, 1965.

Supplemental statement of October 27, 1966, forwarded to regional commissioner of customs, New York, N.Y., July 11, 1967.

(E) *Insecticide vaporizer polypropylene plastic cages*.—T.D. 56549-N, covering insecticide resin strips manufactured under section 1313(b) by Shell Chemical Co., a div. of Shell Oil Co., New York, N.Y., with the use of insecticide, *amended* to cover insecticide vaporizer polypropylene plastic cages manufactured under section 1313(a) and (b) by Shell Chemical Co., a div. of Shell Oil Co., at its Lawrence Township, N.J., factory with the use of polypropylene plastic stampings.

Amendment effective on articles manufactured on and after January 2, 1967, and exported on and after February 6, 1967.

Manufacturer's supplemental statement of June 21, 1967, forwarded to regional commissioner of customs, New York, N.Y., July 11, 1967.

(F) *Plastic products; nylon products*.—T.D. 54882-G, as amended, and particularly as amended by T.D. 66-49-H, covering, among other things, various nylon products manufactured under section 1313(b) by E.I. du Pont de Nemours & Co., Inc., Wilmington, Del., at its Parkersburg, W. Va.; Seaford, Del.; Richmond and Martinsville, Va.; and Chattanooga, Tenn., factories with the use of adipic acid or nylon flake, *amended* (1) to cover the above-mentioned articles manufactured at the corporation's Camden, S.C., factory, and (2) to cover

various plastic products manufactured under section 1313(b) at the Parkersburg, W. Va., factory with the use of adipic acid or nylon flake.

Amendment effective on plastic products manufactured on and after May 17, 1966, and exported on and after May 31, 1966, and on articles manufactured at the Camden, S.C., factory and exported on and after January 1, 1968.

Manufacturer's supplemental statement of October 31, 1966, forwarded to regional commissioner of customs, Baltimore, Md., July 11, 1967.

(G) *Resin, polyacetal*.—Manufactured under section 1313(b) by Tenneco Chemicals, Inc., New York, N.Y., at its Piscataway, N.J., factory with the use of paraformaldehyde.

Rate effective on articles manufactured and exported on and after September 26, 1966.

Manufacturer's statement of October 18, 1966, forwarded to regional commissioner of customs, New York, N.Y., July 14, 1967.

(H) *Resins, amberlite ion exchange*.—T.D. 52427-L, as amended, covering, among other things, synthetic resins manufactured under section 1313(b) by Rohm & Haas Co., Philadelphia, Pa., with the use of melamine and formaldehyde solution of melamine, further *amended* to cover amberlite ion exchange resins manufactured with the use of anhydrous aluminum chloride.

Amendment effective on articles manufactured on and after May 1, 1966, and exported on and after June 1, 1966.

Supplemental statement of January 9, 1967, forwarded to regional commissioner of customs, Baltimore, Md., July 12, 1967.

(I) *Resins and compounds, synthetic*.—T.D. 66-12-L, covering synthetic resins and compounds manufactured under section 1313(b) by Tenneco Plastics Div. of Tenneco Mfg. Co., East Brunswick, N.J., at its Burlington, Flemington, and East Brunswick, N.J., factories with the use of vinyl acetate monomer, *amended* to cover synthetic resins and compounds manufactured at the said factories with the use of vinyl chloride monomer.

Amendment effective on articles manufactured and exported on and after June 27, 1965.

Supplemental statement of June 13, 1966, forwarded to regional commissioner of customs, New York, N.Y., July 14, 1967.

(J) *Vehicles, military type, and spare parts*.—Manufactured under section 1313(a) and (b) by FMC Corp., San Jose, Calif., at its San Jose, Calif.; South Charleston, W. Va.; and Minneapolis, Minn., factories with the use of winches, bearings, aluminum sheet and plate, and various metal parts.

Rate effective on articles manufactured and exported on and after December 10, 1965.

Manufacturer's statement of November 29, 1966, forwarded to regional commissioners of customs, Baltimore, Md.; Chicago, Ill.; Miami, Fla.; New York, N.Y.; and San Francisco, Calif., July 19, 1967.

(K) *Wool products*.—Sorted, scoured, or sorted and scoured wool and mohair manufactured under section 1313(b) by Roddie Wool Scouring Co., Inc., Brady, Tex., with the use of grease wool and grease mohair.

Rate effective on articles manufactured and exported on and after December 9, 1964.

Manufacturer's statements of August 9, 1965, and July 5, 1967, forwarded to regional commissioner of customs, Boston, Mass., July 18, 1967.

(T.D. 67-184)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 7, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

July 31, 1967	-----	\$0. 00285035
August 1, 1967	-----	. 00285035
August 2, 1967	-----	. 00285035
August 3, 1967	-----	. 00285305
August 4, 1967	-----	. 00285035

Denmark krone:

July 31, 1967	-----	\$0. 144000
August 1, 1967	-----	. 144000
August 2, 1967	-----	. 144037
August 3, 1967	-----	. 144000
August 4, 1967	-----	. 144000

Hong Kong dollar:

Official rate of \$0.173750* for the period from July 3 through 7, 1967 and the following Free* rates:

July 3, 1967-----	\$0.172191
July 5, 1967-----	.172413
July 6, 1967-----	.172525
July 7, 1967-----	.172562

Iran rial:

For the period from July 3 through 7, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from July 3 through 7, 1967, rate of \$0.254800*.

Thailand baht (tical):

For the period from July 3 through 7, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,

Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-185)

Visual or auditory materials—Free entry—Customs Regulations amended

Part 10, Customs Regulations, amended to prescribe regulations for the entry of visual or auditory materials of an educational, scientific, or cultural character under item 870.30, Tariff Schedules of the United States

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

The purpose of the following regulations is to prescribe procedures in connection with the entry under item 870.30, and headnote 1, part 6, schedule 8, Tariff Schedules of the United States, of articles which have

been determined by a Federal agency designated by the President to be visual or auditory materials of an educational, scientific, or cultural character within the meaning of the Agreement for Facilitating the International Circulation of Visual and Auditory Materials of an Educational, Scientific, and Cultural Character.

Part 10 is amended by adding a center heading and new section as follows:

VISUAL OR AUDITORY MATERIALS

10.121 Visual or auditory materials of an educational, scientific, or cultural character.—(a) Where photographic film and other articles described in item 870.30, Tariff Schedules of the United States, are claimed to be free of duty under item 870.30, there shall be filed in connection with the entry covering such articles a document issued by the United States Information Agency certifying that it has determined that the articles are visual or auditory materials of an educational, scientific, or cultural character within the meaning of the Agreement for Facilitating the International Circulation of Visual and Auditory Materials of an Educational, Scientific, and Cultural Character as required by headnote 1, part 6, schedule 8, Tariff Schedules of the United States.

(b) Articles entered under item 870.30, Tariff Schedules of the United States, shall be released from customs custody prior to submission of the document required in paragraph (a) of this section only upon the deposit of estimated duties with the district director of customs. Liquidation of an entry covering merchandise which has been released under this procedure shall be suspended for a period of 90 days from the date of entry or until the required document is submitted, whichever ever occurs first. In the event that the district director of customs at the port of entry does not receive the required document within the 90-day period, the merchandise shall be immediately classified and liquidated in the ordinary course, without regard to item 870.30.

(77A Stat., as amended; 19 U.S.C. 1202 (Gen. Hdnte 11, sch. 8, pt. 6, hdnte 1).)

Notice of the proposed rule making was published in the Federal Register for June 1, 1967 (32 F.R. 7917). One comment was received, suggesting that liquidation of entries not accompanied by proper documentation be suspended until such time as procedures for certifying visual and auditory materials under the Beirut Agreement are established in all of the signatory nations. In view of the extended period of time for which entries may be required to remain unliquidated under that suggestion, its adoption was not considered to be practicable.

Pursuant to Public Law 89-634 and Executive Order 11311 of October 14, 1966, the provisions of item 870.30, and headnote 1, part 6, schedule 8, Tariff Schedules of the United States, became effective with respect to articles entered, or withdrawn from warehouse, for con-

sumption, on and after January 1, 1967. Good cause is, therefore, found under 5 U.S.C. 553(d) for making these regulations which govern the entry of articles under item 870.30 effective upon publication in the Federal Register.

(534.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved August 3, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register August 11, 1967 (32 F.R. 11640)]

(T.D. 67-186)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 4, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-186(1) *Articles of glass, nspf. Visual liquid level indicator.*—A $\frac{3}{8}$ inch diameter solid glass cylinder measuring 1 inch in length, with conical tip, designed for mounting on liquid storage tanks for the purpose of determining the approximate fluid level by means of available light which, when the liquid level falls below the indicator point, is reflected back causing the top to "glow", classifiable under the provision for Articles not specially provided for, of glass: * * * Other, in item 548.05, TSUS. Bureau letter dated July 27, 1967. (443.56)

T.D. 67-186(2) *Articles of wood, nspf. Boomerang.*—Bent-wood boomerang, sturdily built, 19 inches in length, decorated with symbolic aboriginal designs, and used chiefly in the home as an object of decoration, is classifiable under the provision for Articles not specially provided for, of wood, in item 207.00, TSUS. T.D. 66-7 (100) noted. Bureau letter dated July 28, 1967. (481.39)

T.D. 67-186(3) *Bolts, of iron or steel. Bolt.*—Bolt, of base metal, hexagon headed, made of chrome-molybdenum steel, $3\frac{1}{4}$ inches long with shank diameter 0.625 inch and a $\frac{3}{8}$ inch threaded portion designed to be used with a nut in a parachute cargo release, the unthreaded portion serving as a support for a loosely fitting metal sleeve which rides on it, although having a washer face is not a cap screw, and is classifiable under the provision for Bolts, in *item 646.54*, TSUS. Bureau letter dated July 26, 1967. (424.411)

T.D. 67-186(4) *Chemical compounds, organic, benzenoid. Pyrocatechol.*—Pyrocatechol classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid * * * structure, not provided for in subpart A or C of this part (Schedule 4, Part 1): * * * Other, in *item 403.60*, TSUS. Bureau letter dated July 19, 1967. (417.0)

T.D. 67-186(5) *Containers, of base metal. Aluminum containers.*—Aluminum containers, measuring about $3\frac{1}{2}$ inches in height and 1 inch in diameter at the base with no closures and to be filled with an aerosol propellant and covered with a plastic case, are classifiable under the provision for Drums, flasks, casks, cans * * * and other containers * * * of base metal * * *: * * * Of aluminum and having a capacity of not over 5 gallons, in *item 640.25*, TSUS. Bureau letter dated July 27, 1967. (423.378)

T.D. 67-186(6) *Electro-mechanical appliances. Clinical thermometer shaker.*—Clinical thermometer shaker consisting of a metal housing approximately $1\frac{1}{4}$ inches in diameter and 6 inches in length with a flashlight at one end and a motor at the other end activated by its own independent switch. A clip for holding a thermometer is mounted on the motor shaft. A size C flashlight battery provides the source of power. Rotation of the motor causes the mercury in the column to settle in the bulb of the thermometer because of the centrifugal force. The device is classifiable under the provision for Other electro-mechanical appliances * * * with self-contained electric motors, of types used in the household * * * or hospitals (but not including factory or other industrial appliances or electro-thermic appliances) * * *: * * * Other, in *item 683.32*, TSUS. Bureau letter dated July 20, 1967. (443.512)

T.D. 67-186(7) *Household articles, nsfp, of metal. Candle holders.*—Candle holders made of steel sheet coated with tin and plated with brass, in chief weight of tin plate, classifiable under the provision for Articles not specially provided for of a type used for household, table, or kitchen use * * *: * * * Articles, wares, and parts, of

base metal, not coated or plated with precious metal: * * * Of tin plate, in *item 653.90*, TSUS. Bureau letter dated July 21, 1967. (426.613)

T.D. 67-186(8) *Machines, container filling. Bottle filler.*—Small electrically operated machine used by pharmacists to fill small bottles or containers with an exact amount of tablets classifiable under the provisions for Machinery for filling * * * bottles * * * or other containers * * *: * * * Other, in *item 662.20*, TSUS. Bureau letter dated July 18, 1967. (434.43)

T.D. 67-186(9) *Machines tools. Machines, nspf. Industrial heat treating machines. Wire drawing, spooling, and electrical annealing machinery. Classification Principles: "tariff entities". "entireties".*—Machinery consisting of separate and distinct units used in the manufacture of wire, comprising wire drawing machinery, spooling machinery, and electrical annealing machinery, driven by separate motors, separately classifiable as follows: Wire drawing machinery under the provision for Machine tools: Metal-working machine tools: * * * Other, in *item 674.35*, TSUS; spooling machines under the provision for machines not specially provided for * * * in *item 678.50*, TSUS, and electric annealing machines under the provision for Industrial machinery * * * whether or not electrically heated for the treatment of materials by a process involving a change of temperature such as heating * * *: * * * Other, in *item 661.70*, TSUS, and not under the provision for Industrial * * * furnaces * * *: In *item 683.95*, TSUS. *Schedule 6, Part 4, Subpart A, Headnote 1*, providing that a machine or appliance which is described in this subpart and also is described elsewhere in this part is classifiable in this subpart, precludes classification of annealers under *item 683.30*, TSUS. Bureau letter dated July 18, 1967. (434)

T.D. 67-186(10) *Machines, nspf. Reading machines.*—Reading machines, equipped with tachistoscopes, reading accelerators, and pacers, designed to move words and sentences automatically or manually, used to increase speed of reading, and designed to measure increase in speed of reading, classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated July 21, 1967. (492)

T.D. 67-186(11) *Models. Line poles.*—Trackside line poles for model trolley systems, made of brass in a scale ratio of 1 to 85 or smaller are trackside structures within the purview of *item 737.07*, TSUS, and are classifiable as such. Bureau letter dated July 19, 1967. (492.123)

T.D. 67-186(12). *Parts of motorcycles.*—Luggage carriers, brackets, stands, exhaust pipe covers, and such, classifiable under the provision for "Parts" of motorcycles, in *item 692.55*, TSUS, rather than under the provision for Hinges; and fittings and mounting, not specially provided for, suitable for * * * vehicle coach work * * * and similar uses, in *item 647.01*, TSUS. The term "vehicle coachwork" applies to those vehicles of a determinate external appearance consisting of coachwork which entirely encloses the chassis. Motorcycles with a conventional frame and other vehicles of similar construction are not, by virtue of their design, within the aforementioned class of enclosed vehicles having coachwork. The provision for hinges, fittings and mountings, in *item 647.01*, TSUS, is, therefore, deemed inapplicable to parts of motorcycles. Bureau letter dated July 27, 1967. (433)

T.D. 67-186(13) *Parts of motor vehicles. Frame rails.*—Frame rails which are extruded from aluminum in a 'U' shape cross-section, die cut to truck manufacturer's specifications with holes drilled, in sizes ready to be combined with cross-members to form a truck frame, are classifiable under the provision for Parts of the foregoing motor vehicles: * * * Other: * * * Other, in *item 692.27*, TSUS. Bureau letter dated July 28, 1967. (426.13)

T.D. 67-186(14) *Pumps, for liquids. Floating pumps.*—Pumps designed to float on water and pump water from a lake or other body of water and which contain small gasoline engines in order to operate, classifiable under the provision for Pumps for liquids * * *: * * * Other, in *item 660.94*, TSUS. Bureau letter dated July 18, 1967. (434.6)

T.D. 67-186(15) *Set. Manicure set. Brush-manicure set combination. Luggage, fitted. Leather cases with manicure instruments and other articles.*—(1) Leather travel case, containing scissors, nail clipper, nail file, tweezers, cuticle pusher, and folding knife. (2) Leather case on back of wooden hair brush, containing scissors, nail clipper, nail file, tweezers, and folding knife. (3) Leather case on back of wooden hair brush, containing scissors, nail clipper, nail file, tweezers, comb, shoe horn, and folding knife. In the set described in (1), the travel case is considered primary; in the set described in (2), the manicure instruments are considered primary; and in the set described in (3), the manicure instruments are not considered primary. The set described in (1), following T.D. 56390 (26), is classifiable under the provision for Luggage * * * fitted with * * * manicure * * * traveling, or similar sets * * *: Of leather: * * * Luggage * * *: * * * Other, in *item 706.08*, TSUS. The set de-

scribed in (2), following T.D. 56390(48) and being distinguished from T.D. 56502(39) where the case is primary, is classifiable under the provision for Manicure sets * * *: In leather containers, in *item 651.11*, TSUS. The set described in (3), where the manicure instruments are not primary, is classifiable under the provision for Sets (except sets specially provided for) which include two or more of the tools, knives * * * or other articles provided for in different rate provisions of *Schedule 6, Part 3, Subpart E*, in *item 651.75*, TSUS. Bureau letter dated July 18, 1967. (455.511)

T.D. 67-186(16) *Set. Manicure set. Luggage, fitted.*—Leather cases with manicure instruments and with or without other articles. A leather case for travel, designed to hold and holding cuticle scissors, nail clipper, nail nipper, nail file, tweezers, and combination knife with folding blade and corkscrew, is classifiable under the provision for Luggage * * * fitted with * * * manicure * * * traveling, or similar sets * * *: * * * Other, in *item 706.08*, TSUS. A leather case for travel designed to hold and holding only manicure instruments such as cuticle scissors, nail clipper, nail file, and tweezers, would be classifiable under the provision for Manicure sets * * *: In leather containers, in *item 651.11*, TSUS, as the merchandise is there more specifically provided for than in *item 706.08*, TSUS. Bureau letter dated July 18, 1967. (455.511)

T.D. 67-186(17) *Sheets, base metal, zinc. Engravers plates.*—So-called zinc engravers plates which are zinc sheets (99.99 plus zinc) in various sizes 0.025 to 0.250 inch thick, rolled in one direction, ground, and polished on one side, and coated on the other side and which are engraved after importation to make paper mats which in turn are used to make stereotype plates used in printing, classifiable under the provision for Articles of zinc, in *item 657.80*, TSUS. Bureau letter dated July 19, 1967. (424.52)

T.D. 67-186(18) *Structures and parts thereof. Towers.*—Steel towers, less bases, but consisting of essential components and members, classifiable under the provision for Towers * * * and other structures * * * of base metal: * * * Other, in *item 652.98*, TSUS, and not under the provision for Columns, pillars, posts, beams, girders, and similar structural units: Not in part of alloy * * * steel: Other, in *item 652.94*, TSUS, as foregoing such edifices are complete for tariff purposes notwithstanding the absence of bases. Bureau letter dated July 20, 1967. (423.11)

T.D. 67-186(19) *Toy figures of animate objects. Stuffed musical animals. Definitions and Words and Phrases:* "almost wholly of"—

Pup, bear, and panda, stuffed, plush, incapable of moving, and having a musical movement, classifiable under the provision for Toy figures of animate objects (except dolls): * * * Having a spring mechanism: Wholly or almost wholly of metal, in *item 737.45*, TSUS. Definition of "almost wholly of" in *General Headnote 9(f) (iii)*, noted. Bureau letter dated July 23, 1967. (492.123)

T.D. 67-186(20) Toys, *nspf.* Automobile.—Plastic friction operated automobile which is a fairly accurate reproduction of a Ford Mustang, imported in two pieces, a body and a chassis, with two screws for attaching them together, is not a construction kit or set within the purview of *item 737.09*, TSUS, but is classifiable under the provision for Toys * * *: * * * Other, in *item 737.90*, TSUS. Bureau letter dated July 28, 1967. (492.123)

T.D. 67-186(21) Wires, covered. Tie wire.—Tie wires, steel wire approximately 7 inches long covered with a crepe-type paper in a spiral fashion classifiable under the provision for Other wire covered with * * * other material * * *: * * * Other, in *item 642.97*, TSUS. T.D. 67-145(7) distinguished. Bureau letter dated July 28, 1967. (423.323)

(T.D. 67-187)

*Registration of narcotic addicts and violators—Customs Regulations
amended*

Section 23.9a, Customs Regulations, relating to registration of narcotic addicts and violators, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 23—ENFORCEMENT OF CUSTOMS AND NAVIGATION LAWS

In order to give effect to a decision of the United States Court of Appeals for the Ninth Circuit in the case of *Weissman v. United States*, 373 F. 2d 799 (1967), which held that part of 18 U.S.C. 1407 relating to one who uses narcotic drugs unconstitutional for vagueness and to make it clear that customs officers are required to furnish, without request, a copy of customs Form 3231 only to such persons

as they have reason to believe or suspect are narcotic drug addicts or narcotic or marihuana laws violators, section 23.9a of the Customs Regulations is amended to read as follows:

23.9a Narcotic addicts and violators; border crossing.—Any United States citizen who is addicted to narcotic drugs as defined in section 4731 of the Internal Revenue Code of 1954, as amended (except in those cases where the narcotic drug is lawfully prescribed by a duly licensed physician in attendance upon such person), or who has been convicted of a violation of any of the narcotic or marihuana laws of the United States or of any State thereof, the penalty for which is imprisonment for more than one year, shall register his departure from the United States with the district director of customs at the port of departure on customs Form 3231, Registration Certificate of Narcotic Addict or Violator.^{10a} The original shall be given to the registrant who, upon his return to the United States, shall immediately register with the district director of customs at the first port of arrival by signing before a customs officer in the space provided for this purpose on the original and by surrendering the completed form to the customs officer. If the person seeking to register did not obtain a registration certificate (customs Form 3231) on leaving the United States, or, having obtained a certificate, has lost it or for any reason he cannot present the certificate, he shall register on customs Form 3231 immediately at the first port of arrival in the United States, and surrender the completed form to the district director of customs. Customs officers who have reason to believe or suspect that a person returning to the United States is addicted to narcotic drugs or is a narcotic or marihuana laws violator, shall request such person to surrender a registration certificate. If such person for any reason cannot present the certificate the customs officer shall provide him with a copy of the registration certificate (customs Form 3231) and instruct him that he is obligated to complete the form and surrender it to the district director of customs or be in violation of law.

(80 Stat. 379, sec. 201, 70 Stat. 574; 5 U.S.C. 301, 18 U.S.C. 1407.)

Notice of proposed rule making, setting forth the amendment in tentative form, was published in the Federal Register on June 6, 1967 (32 F.R. 8093). No written views or comments were received in response to that notice.

This amendment shall become effective 30 days after its publication in the Federal Register.

(631.21)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved August 3, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register August 11, 1967 (32 F.R. 11641)]

(T.D. 67-188)

Bonds

Approval and discontinuance of consolidated aircraft bonds (air carrier blanket bonds), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 9, 1967.

The following consolidated aircraft bonds have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with district director of customs; amount
Airlift International, Inc., Slick Airways Div., P.O. Box 535, Miami, Fla.; St. Paul Mercury Ins. Co.	July 20, 1966	Aug. 10, 1966	July 19, 1967	Chicago, Ill., \$100,000
Airlift International, Inc., P.O. Box 535, Miami, Fla.; St. Paul Mercury Ins. Co.	July 20, 1967	July 20, 1967	-----	Chicago, Ill., \$300,000

The foregoing principal has been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-189)

International organizations—Customs Regulations amended

Section 10.30a (a), Customs Regulations, relating to public international organizations entitled to free-entry privileges, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

By Executive Order 11363, signed July 20, 1967, the President has designated the International Secretariat for Volunteer Service as an

international organization entitled to enjoy certain privileges, exemptions, and immunities conferred by the International Organizations Immunities Act of December 29, 1945.

The list of public international organizations currently entitled to free-entry privileges in section 10.30a(a) of the Customs Regulations is, therefore, amended by inserting in the proper alphabetical order the following:

<i>Organization</i>	<i>Executive Order</i>	<i>Date</i>
International Secretariat for Volunteer Service	11363	July 20, 1967

(80 Stat. 379, R.S. 251; 5 U.S.C. 301, 19 U.S.C. 66)
(515.35)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved August 8, 1967:

MATTHEW J. MARKS,

Acting Assistant Secretary of the Treasury.

[Published in the Federal Register August 15, 1967 (32 F.R. 11733)]

(T.D. 67-190)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 14, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from August 7 through 11, 1967, rate of
\$0.00285035.

Denmark krone:

August 7, 1967-----	\$0.144004
August 8, 1967-----	.144006
August 9, 1967-----	.144045
August 10, 1967-----	.144000
August 11, 1967-----	.143984

Hong Kong dollar:

Official rate of \$0.173750* for the period from July 10 through 14, 1967 and the following Free* rates:

July 10, 1967-----	\$0.171673
July 11, 1967-----	.171969
July 12, 1967-----	.172265
July 13, 1967-----	.172191
July 14, 1967-----	.171969

Iran rial:

For the period from July 10 through 14, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from July 10 through 14, 1967, rate of \$0.254950*.

Thailand baht (tical):

For the period from July 10 through 14, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-191)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington D.C., August 10, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/ district director; amount
Ajax Trans. Co., Inc., 379 Commercial St., Boston, Mass., motor carrier; U.S. Fidelity & Guaranty Co.	May 1, 1967	July 10, 1967	-----	Boston, Mass.; \$25,000
Atlantic Coast Line Railroad Co., 500 Walter St., Jacksonville, Fla., rail carrier; Federal Ins. Co.	Sept. 2, 1961	Sept. 2, 1961	July 1, 1967	Wilmington, N.C.; \$20,000
Artec Transportation Co., Inc., 1211 South 32nd St., San Diego, Calif., motor carrier; Fidelity & Casualty Co.	July 19, 1967	July 27, 1967	-----	San Diego, Calif.; \$10,000
Beacon Fast Freight Co., Inc., 1244 Dorchester Ave., Boston, Mass., motor carrier; St. Paul Mercury Ins. Co.	May 12, 1963	June 27, 1963	June 22, 1967	New York, N.Y.; \$25,000
Beacon Fast Freight Co., Inc., 1244 Dorchester Ave., Boston, Mass., motor carrier; Hanover Ins. Co.	May 11, 1967	June 22, 1967	-----	New York, N.Y.; \$25,000
Birdsall Construction Co., 230 Royal Palm Way, Palm Beach, Fla., motor carrier; Commercial Union Ins. Co.	July 1, 1967	July 1, 1967	-----	Miami, Fla.; \$10,000
Bradley's Express, Inc., Acheson Dr., Middletown, Conn., motor carrier; Liberty Mutual Ins. Co.	May 8, 1967	June 12, 1967	-----	New York, N.Y.; \$25,000
Carson Express Co., Inc., 79 Heard St., Chelsea, Mass., motor carrier; U.S. Fidelity & Guaranty Co.	July 20, 1967	July 20, 1967	-----	Boston, Mass.; \$50,000
The Depenthal Truck & Storage Co., 857 Matsiner Rd., Toledo, Ohio, motor carrier; Ohio Farmers Ins. Co.	May 24, 1966	June 8, 1966	June 29, 1967	Cleveland, Ohio; \$15,000
Durrett Transfer, Inc., Springfield, Tenn., motor carrier; U.S. Fidelity & Guaranty Co.	Oct. 3, 1962	Oct. 8, 1962	July 12, 1967	Louisville, Ky.; \$10,000
Farrell Lines, Inc., 1 Whitehall St., New York, N.Y., water carrier; St. Paul Fire & Marine Ins. Co.	June 2, 1967	June 12, 1967	-----	New York, N.Y.; \$30,000
Freeport Transport, Inc., 1200 Butler Rd., Freeport, Pa., motor carrier; Liberty Mutual Ins. Co.	May 5, 1967	July 7, 1967	-----	Buffalo, N.Y.; \$25,000
John Gibbons, Inc., 107 Chestnut St., Philadelphia, Pa., motor carrier, Aetna Ins. Co.	June 26, 1967	July 31, 1967	-----	Philadelphia, Pa.; \$25,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/ district director; amount
Herrin Transportation Co., 811 Westheimer Ave., Houston, Tex., motor carrier; Fidelity & Deposit Co. of Md.	Dec. 4, 1963	Jan. 17, 1964	July 3, 1967	Galveston, Tex.; \$10,000
Herrin Transportation Co., 2301 McKinney Ave., Houston, Tex., motor carrier; Continental Casualty Co.	July 1, 1967	July 3, 1967	-----	Houston, Tex.; \$10,000
Ozark Air Lines, Inc., Lambert Field, St. Louis, Mo., air carrier; The American Ins. Co.	Apr. 18, 1964	Apr. 21, 1964	July 6, 1967	St. Louis, Mo.; \$10,000
Ozark Air Lines, Inc., Lambert Field, St. Louis, Mo., air carrier; The Travelers Indemnity Co.	Apr. 18, 1966	July 6, 1967	-----	St. Louis, Mo.; \$10,000
Parkville Trucking Co., James F. Black dba, 3641 Pulaski Highway, Baltimore, Md., motor carrier; St. Paul Mercury Ins. Co.	July 8, 1966	July 8, 1966	Aug. 31, 1966	Baltimore, Md.; \$10,000
Savin Express Co., 24 Hamilton St., New London, Conn., motor carrier; Travelers Indemnity Co.	July 7, 1959	Oct. 9, 1959	Apr. 26, 1967	New York, N.Y.; \$25,000
Savin Express Co., New London, Conn., motor carrier; Aetna Casualty & Surety Co.	Mar. 7, 1967	Apr. 27, 1967	-----	New York, N.Y.; \$25,000
Schreiber Trucking Co., Inc., Pittsburgh, Pa., motor carrier; Allied Mutual Ins. Co.	Apr. 30, 1967	July 26, 1967	-----	Baltimore, Md.; \$15,000
Seaboard Air Line Railroad Co., Norfolk, Va., rail carrier; The Federal Ins. Co.	May 1, 1957	May 1, 1957	July 1, 1967	Norfolk, Va.; \$100,000
Seaboard Coast Line Railroad Co., 3600 West Broad St., Richmond, Va., rail carrier; The Federal Ins. Co.	June 30, 1967	July 10, 1967	-----	Norfolk, Va.; \$50,000
M.C. Slater, Inc., P.O. Box 369, Granite City, Ill., motor carrier; American Motorists Ins. Co.	June 26, 1967	June 26, 1967	-----	Chicago, Ill.; \$30,000
Star Forwarders Inc., 92nd at State Line, Kansas City, Mo., motor carrier; Seaboard Surety Co.	Nov. 21, 1966	July 21, 1967	-----	Chicago, Ill.; \$50,000
United States Lines Co., 1 Broadway, New York, N.Y., water carrier; Maryland Casualty Co.	Feb. 5, 1946	Mar. 1, 1946	May 3, 1967	New York, N.Y.; \$100,000
United States Lines, Inc., 1 Broadway, New York, N.Y., water carrier; Maryland Casualty Co.	Jan. 3, 1967	May 3, 1967	-----	New York, N.Y.; \$100,000
Western Transportation Co., 550 N.W. Front Ave., Portland, Ore., water carrier; Fidelity & Deposit Co. of Md.	June 25, 1951	June 25, 1951	July 21, 1967	Portland, Ore.; \$25,000
Western Transportation Co., 550 N.W. Front Ave., Portland, Ore., water carrier; The Travelers Indemnity Co.	June 8, 1967	July 21, 1967	-----	Portland, Ore.; \$25,000

(241.2)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-192)

Cotton textiles—Restriction on entry

Restriction on entry of cotton textiles in category 22, manufactured or produced in Malaysia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 10, 1967.

There is published below the directive of July 21, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textiles in category 22, manufactured or produced in Malaysia.

This directive was published in the Federal Register on July 27, 1967 (32 F.R. 10998), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

July 21, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible after July 22, 1967, and for the twelve-month period beginning May 24, 1967 and extending through May 23, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles in Category 22, produced or manufactured in Malaysia, in excess of a level of restraint for the period of 220,000 square yards.

In carrying out this directive, entries of cotton textiles in Category 22 produced or manufactured in Malaysia and which have been exported to the United States prior to May 24, 1967 shall not be subject to this directive.

A detailed description of Category 22 in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Malaysia and with respect to imports of cotton textiles and cotton textile products from Malaysia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-193)

*Tobacco materials and tobacco products; Miscellaneous stamp taxes—
Customs Regulations amended*

Certain sections in Parts 8, 9, 10, 11, and 16, Customs Regulations, relating to the collection of internal-revenue taxes, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

In view of the elimination of the internal revenue controls on tobacco materials and the repeal of the tax on tobacco other than cigars and cigarettes, and on playing cards, the Customs Regulations are amended as follows:

PART 8—LIABILITY FOR DUTIES; ENTRY OF IMPORTED MERCHANDISE

The following sections are amended to delete references to tobacco products and tobacco materials, inserting instead references to cigars and cigarettes, and to make certain other conforming or minor changes as follows:

Section 8.3(d) (5) is hereby amended to read:

(5) No alcoholic beverage, perfume containing alcohol (except where the aggregate fair retail value in the country of shipment of all merchandise contained in the shipment does not exceed \$1), cigars, or cigarettes shall be exempted from the payment of duty and tax under this section.

The last sentence of section 8.8(a) is amended to read:

Additionally, on each entry of cigars, cigarettes, or cigarette papers and tubes, as those articles are defined in Part 275 of the regulations of the Internal Revenue Service (26 CFR Part 275), and when subject to such regulations the separate statement for tax purposes required by 26 CFR 275.81 as to any such article shall be made on the entry form.

The next-to-the-last sentence of section 8.27 is amended to read:

An additional legible copy of the entry, marked or stamped "For Internal Revenue Purposes," shall be presented for each entry covering cigars, cigarettes, or cigarette papers and tubes when the entry of those articles is subject to Part 275 of the regulations of the Internal Revenue Service (26 CFR Part 275) and tax is payable to customs upon release of such articles.

The last sentence of section 8.35(a) is amended to read:

An additional legible copy of Form 7519, marked or stamped "For Internal Revenue Purposes," shall be presented for each entry covering cigars, cigarettes, or cigarette papers and tubes when the release from customs custody under such combined entry and withdrawal is subject to Part 275 of the regulations of the Internal Revenue Service (26 CFR Part 275) and tax is payable to customs.

The second and the last sentences of section 8.37(a) are amended to read:

An additional legible copy of Form 7505, marked or stamped "For Internal Revenue Purposes," shall be presented for each withdrawal covering cigars, cigarettes, or cigarette papers and tubes when the release from customs custody under such withdrawal is subject to Part 275 of the regulations of the Internal Revenue Service (26 CFR Part 275), and tax is payable to customs. * * * Additionally, on each withdrawal for consumption of cigars, cigarettes, or cigarette papers and tubes subject to internal-revenue tax, the statement for tax purposes required by 26 CFR 275.81 as to any such article shall be made on the withdrawal form.

The sixth sentence of section 8.51(a) is amended to read:

An additional copy of the entry form, marked or stamped "For Internal Revenue Purposes," shall be prepared for each entry covering cigars, cigarettes, or cigarette papers and tubes when the entry of those articles is subject to Part 275 of the regulations of the Internal Revenue Service (26 CFR Part 275) and tax is payable to customs upon release of such articles; and on each such entry on which tax is payable to customs the separate statement for tax purposes required by 26 CFR 275.81 shall be made on the entry form; but no such extra copy or separate statement is required for cigars or cigarettes imported solely for the personal consumption of the importer or for disposition as his bona fide gift.

(80 Stat. 379, R.S. 251, secs. 484, 498(a), 557, 624, 46 Stat. 722, as amended, 728, as amended, 744, as amended, 759; 5 U.S.C. 301, 19 U.S.C. 66, 1484, 1498(a), 1557, 1624.)

PART 9—IMPORTATIONS BY MAIL

Section 9.8 is amended as follows:

The section heading is amended to read "Cigars, cigarettes, etc." and paragraph (a) is amended to read:

(a) In the case of mail entries for imported articles subject to tax and to which internal revenue stamps must be affixed before release to the importer (see Internal Revenue Regulations, Part 45 (26 CFR Part 45)), customs officers shall sign and attach to the entries an order for stamps, and customs Form 3473. When the parcel is addressed for delivery at the post office where it is examined and customs Form 3473 is not required to insure the taking of the action described thereon, Form 3473 need not be prepared. The postmaster will furnish the addressee with the order for stamps. The addressee will be required to secure from the office of the district director of internal revenue the necessary stamps and affix them to the immediate packages of the merchandise before the parcels will be delivered to him. The internal-revenue tax on cigars, cigarettes, and cigarette papers and tubes valued not in excess of \$250 in a shipment imported by mail shall be paid on the basis of a return made on the mail entry. An additional legible copy of the entry form, marked or stamped "For Internal Revenue Purposes," shall be prepared for each entry covering such articles subject to Part 275 of the regulations of the Internal Revenue Service (26 CFR Part 275) if tax is payable upon release under such entry. The separate statement required for tax purposes by 26 CFR 275.81 shall be made on the entry form in such case. The duty and any applicable tax will be collected by the postal service for the Customs Service at the time of delivery of the shipment. A copy of the entry (return) will be given to the importer as a receipt for payment. Mail shipments of such articles released for consumption are subject to compliance with the package and notice requirements under 26 CFR 275 unless specifically exempted therefrom as indicated in § 11.3 of this chapter. Such articles may not be released under the mail entry procedure on the basis of a claim for release without payment of tax by a manufacturer specified in 26 CFR 275. If a claim is made at the time of delivery

for release without payment of tax based on any of the provisions in 26 CFR Part 275 for a manufacturer of tobacco products or a manufacturer of cigarette papers and tubes to obtain release of any such articles without payment of tax, the shipment shall be returned by the postal service to the port of entry or sent to the nearest customs office at which appropriate release as claimed may be arranged by the addressee.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

**PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED
RATE, ETC.**

The second sentence of section 10.21(i) is amended by deleting the reference to an exemption for manufactured tobacco, so that the sentence will read:

However, any exemption allowed under section 321(a)(2)(B) shall not be applied to articles subject to internal-revenue tax other than cigarettes not in excess of 50, cigars not in excess of 10, alcoholic beverages not in excess of 4 ounces, or alcoholic perfumery not in excess of 4 ounces, and shall not be applied to any article subject to internal-revenue tax when an exemption is allowed such articles under section 23.4 of the regulations in this chapter.

Section 10.21(7) is hereby amended to read:

(7) The internal-revenue tax on taxable cigars and cigarettes in passengers' baggage shall be paid to customs, using the customs entry form as a return. Any such return shall show the kind, the quantity, and the tax by class on cigars and cigarettes separately from the statement of duty. Unless for the personal consumption of the importer or disposition as his bona fide gift, cigars and cigarettes are subject to compliance with the package and mark requirements in the regulations of the Internal Revenue Service.

Section 10.65 is amended by substituting "Cigars and cigarettes" for "Tobacco products" in the section heading and by deleting "manufactured tobacco," and the comma following "cigars" in paragraph (a) and by deleting the reference to manufactured tobacco and substituting "cigars and cigarettes" for "tobacco products" in subparagraph (2) of paragraph (c) so that the subparagraph will read:

(2) When a shipping case containing cigars and cigarettes is made up of a number of units, each in a separate package, such units may be withdrawn separately, provided each unit is marked and numbered for identification and contains not less than 250 cigars or 1,000 cigarettes. In the case of imported cigars and cigarettes so packed, only one unit from each shipping case shall be opened for examination, unless the district director of customs shall deem it necessary for the protection of the revenue to examine a greater quantity.⁶⁰

(77A Stat. 14, secs. 317, 498, 624, 46 Stat. 696, as amended, 728, as amended, 759; 19 U.S.C. 1202 (Gen. Hdnote 11), 1317, 1498, 1624.)

PART 11—PACKING AND STAMPING; MARKING; TRADE-MARKS AND TRADE NAMES; COPYRIGHTS

Section 11.2 is amended to delete the first sentence in paragraph (a) so that the paragraph will read:

(a) If the invoice and entry presented for manufactured tobacco specify all the information necessary for prompt determination of the estimated duty on the manufactured tobacco covered thereby, the district director of customs may permit designation of less than the entire importation for examination.

Section 11.2a is hereby amended to read:

11.2a Release from customs custody without payment of tax on cigars, cigarettes and cigarette papers and tubes.—Cigars, cigarettes, and cigarette papers and tubes may be released from customs custody without payment of any applicable internal-revenue tax upon presentation with the customs entry or withdrawal form of Internal Revenue Form 2145 or 3072, in triplicate, certified by the appropriate assistant regional commissioner of internal revenue (alcohol and tobacco tax). Customs shall complete the notice of release, retain one copy, send one copy to the assistant regional commissioner of internal revenue and return one copy to the manufacturer for his retention. Such a release may not be made under a mail entry as stated in section 9.8(a)(2) of these regulations.

Section 11.3 is hereby amended by deleting the reference to the tax exemption of samples and substituting the words "cigars and cigarettes" for "tobacco products," so that the section will read:

11.3 Package and notice requirements for cigars and cigarettes; package requirements for cigarette papers and tubes.—Exemptions from tax on cigars, cigarettes, and cigarette papers and tubes apply in accordance with regulations of the Internal Revenue Service (26 CFR Part 275) upon release from customs custody of such articles imported by consular officers and employees of foreign states. Cigars, cigarettes, and cigarette papers and tubes may also be released without payment of tax as provided in section 11.2a and for exhibition in accordance with Part 32 of this chapter. Additionally, cigars, cigarettes, or cigarette papers and tubes may be admitted free of duty and tax under the provisions of schedule 8, Part 2A, Tariff Schedules of the United States, or section 321, Tariff Act of 1930, as amended, sections 10.26a, 10.29, 10.30, 10.30a, 10.30b, 10.30c, 23.4(c), or 54.3 of this chapter. Except in the foregoing instances and in any instance in which such articles are imported in passengers' baggage or are to be released under a mail entry for the personal consumption of the importer or for disposition as his bona fide gift, the provisions in Part 275 of the regulations of the Internal Revenue Service (26 CFR Part 275) as to packages and notices thereon apply.

Section 11.4 is deleted.

Footnote 2 appended to section 11.5 is amended to read:

2. Internal-revenue stamps for imported oleomargarine, adulterated butter, and filled cheese will be sold to the owner or consignee of the merchandise by the district director of internal revenue for the district in which is located the port of entry where the customs entry is filed upon requisition therefor on the order form duly executed by an authorized customs officer.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

PART 16—LIQUIDATION OF DUTIES

The first sentence of section 16.3(d) is hereby amended by deleting the reference to tobacco materials and substituting "cigars and cigarettes" for "tobacco products," so that the sentence will read:

The internal-revenue taxes imposed on imported cigars, cigarettes, and cigarette papers and tubes under 26 U.S.C. 5701 or 7652 are determined in accordance with 26 U.S.C. 5703 at the time of removal; that is, on the quantity removed from customs custody under the entry or withdrawal for consumption.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

(361.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved August 9, 1967:

MATTHEW J. MARKS,
Acting Assistant Secretary of the Treasury.

[Published in the Federal Register August 16, 1967 (32 F.R. 11763)]

(T.D. 67-194)

Customs general provisions—Customs Regulations amended

Sections 1.4a and 1.5, relating respectively, to Directors, Field Audit, and the Customs Agency Service, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

The purpose of the following amendments to the Customs Regulations is to effect changes in the organization of the Field Audit Staff and the Customs Agency Service.

Audit activities in Customs Region No. 5, with headquarters at New Orleans, Louisiana, presently under the jurisdiction of the Director, Field Audit, Miami, Florida, are being assigned to the office of the Director, Field Audit, Houston, Texas. To reflect this change the table in section 1.4a of the Customs Regulations is amended as follows:

1. The column headed "AUDIT OFFICE" is amended by moving the word "Branch" from its present position below "Miami" to a position below "Houston."

2. The column headed "ADDRESS" is amended by moving the address "U.S. Customhouse, New Orleans, Louisiana 70130" from its present position below the address of the Miami Audit office to a position below the address of the Houston Audit office.

3. The column headed "CUSTOMS REGIONS" is amended by deleting "and V" in the line opposite the address of the Miami Audit office, and by adding "V and" before "VI" in the line opposite the address of the Houston Audit office.

(R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

The offices of the Customs Agent in Charge, New Orleans, Louisiana, and the Customs Agent in Charge, Mobile, Alabama, in Customs Agency Service Region No. 2 are being transferred to Region No. 3 under the jurisdiction of the Supervising Customs Agent, Houston, Texas.

The geographical jurisdiction of the Customs Agents in Charge, Mobile, Alabama, and Jacksonville, Florida, is changed to divide the northern part of the State of Florida at the east bank of the Ochlockonee River.

The Republic of Cuba has been removed from the jurisdiction of the Supervising Customs Agent, Miami, Florida.

The jurisdiction of the Senior Customs Representative, Mexico City, has been extended to include all other Latin American countries.

The geographical jurisdiction of the Senior Customs Representatives at Paris, France, and Frankfurt, Germany, has been changed. The Senior Customs Representative, Paris, France, has been assigned complete jurisdiction of customs investigations in Belgium.

The jurisdiction of the Senior Customs Representative, Hong Kong, B.C.C., has been extended to include a larger area in the Far East.

To reflect the changes in the Customs Agency Service table in section 1.5 is amended as follows:

1. In Customs Agency Service Region No. 2 make the following changes:

In the column headed "Area of jurisdiction (Customs districts and foreign countries)" the area of jurisdiction of the Supervising Customs Agent, Miami, is amended by deleting "the republic of Cuba."

Under "CUSTOMS AGENCY SERVICE SUBOFFICES" the column headed "Headquarters" is amended by deleting therefrom "Customs Agent in Charge, Mobile" and "Customs Agent in Charge, New Orleans."

In the column headed "Geographical jurisdiction" the geographical jurisdiction of the Customs Agent in Charge, Jacksonville is amended to read as follows:

That part of the State of Georgia extending south of a line drawn from Brunswick along U.S. Route 84 to Waycross and along Route 82 to the Alabama border; and that part of northern Florida lying east of the east bank of the Ochlockonee River and bounded on the south by a line drawn from Cedar Key to Ocala to Daytona Beach.

The column "Geographical jurisdiction" also is amended by deleting therefrom the descriptions of the geographical jurisdiction of the Customs Agents in Charge, Mobile and New Orleans.

2. In Customs Agency Service Region No. 3 make the following changes:

Under "CUSTOMS AGENCY SERVICE SUBOFFICES" the column headed "Headquarters" is amended by inserting below "Senior Customs Representative, Mexico City" the words "Customs Agent in Charge, Mobile" and immediately following the words "Customs Agent in Charge, New Orleans."

In the column headed "Geographical jurisdiction" the geographical jurisdiction of the Senior Customs Representative, Mexico City, is amended to read

The Republic of Mexico and all other Latin American Countries.

The column headed "Geographical jurisdiction" also is amended by inserting below "The republic of Mexico" a description of the geographical jurisdiction of the Customs Agent in Charge, Mobile reading

The State of Alabama; that part of the State of Mississippi lying south of 31° north latitude; that portion of Tennessee east of the western crossing of the Tennessee River; and that part of the State of Florida lying west of the east bank of the Ochlockonee River.

and immediately following a description of the geographical jurisdiction of the Customs Agent in Charge, New Orleans, reading

All the States of Louisiana (except the parishes of Cameron and Calcasieu), Mississippi (except that part lying south of 31° north latitude), and Arkansas; and that portion of Tennessee west of the western crossing of the Tennessee River.

3. In Customs Agency Service Region No. 6 the geographical jurisdiction of the Senior Customs Representative, Paris, France, is amended to read

France, Luxemburg, Monaco, Belgium and the geographical jurisdiction of the Senior Customs Representative, Frankfurt, Germany, is amended to read

The Netherlands, Denmark, Norway, Sweden, Finland, Germany, Austria, Liechtenstein.

4. In Customs Agency Service Region No. 7 the geographical jurisdiction of the Regional Customs Representative, Tokyo, Japan, is amended to read

That part of the Far East north of Okinawa, and Okinawa

and the geographical jurisdiction of the Senior Customs Representative, Hong Kong, B.C.C., is amended to read

Australia and New Zealand; that part of the Far East south of Hong Kong; Hong Kong and Taiwan.

(R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624.)

These amendments shall become effective upon publication in the Federal Register.

(014)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved August 10, 1967:

MATTHEW J. MARKS,
Acting Assistant Secretary of the Treasury.

[Published in the Federal Register August 18, 1967 (32 F.R. 11945)]

(T.D. 67-195)

Bonds

Approval of consolidated aircraft bond (air carrier blanket bond), customs Form 7605

THE TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 14, 1967.

The following consolidated aircraft bond has been approved:

Name of principal and surety	Date of bond	Date of approval	Filed with regional commissioner of customs; amount
Alitalia Linee Aeree Italiane, 666 Fifth Ave., New York, N.Y.; Seaboard Surety Co.	July 27, 1967	Aug. 4, 1967	New York, N.Y.; \$100,000

The foregoing principal has not been designated as a carrier of bonded merchandise.

T.D. 67-19, relating to the approval of consolidated aircraft bond of the following principal is hereby amended to show that such principal has been designated as a carrier of bonded merchandise.

Name of principal	Effective date as carrier
Compagnie Nationale Air France	Aug. 4, 1967

(232.1)

ROBERT V. McINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-196)

*Importation of new motor vehicles and new motor vehicle engines—
Customs Regulations amended*

Part 12, Customs Regulations amended to prescribe regulations for the entry of motor vehicles and motor vehicle engines under the Motor Vehicle Air Pollution Control Act

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 12—SPECIAL CLASSES OF MERCHANDISE

Under the provisions of the Motor Vehicle Air Pollution Control Act (Title II of the Clean Air Act, as added by Public Law 89-272), 42 U.S.C. 1857, *et seq.*, the Department of Health, Education, and Welfare, in 45 CFR, Part 85 has promulgated regulations which prescribe standards for the prevention or control of air pollution that must be met by certain new motor vehicles or new motor vehicle engines. These regulations are applicable to new motor vehicles and new motor vehicle engines beginning with the model year 1968.

The importation into the United States for sale or resale of any new motor vehicle or new motor vehicle engine manufactured after the effective date of regulations under the Motor Vehicle Air Pollution

Control Act is prohibited unless such motor vehicle or engine is in conformity with the standards so prescribed. To prescribe regulations providing for the admission or refusal of new motor vehicles or new motor vehicle engines subject to standards promulgated under the provisions of the Motor Vehicle Air Pollution Control Act which are offered for importation into the United States, Part 12 is amended to add a new center head and section as follows:

NEW MOTOR VEHICLES AND NEW MOTOR VEHICLE ENGINES

12.73 Motor Vehicle Air Pollution Control.—(a) *Standards prescribed by the Department of Health, Education, and Welfare.*—Certain new motor vehicles or new motor vehicle engines are subject to the standards prescribed by the Secretary of Health, Education, and Welfare under section 202 of the Motor Vehicle Air Pollution Control Act (42 U.S.C. 1857f-1),⁴² as set forth in regulations in 45 CFR, Part 85. A new motor vehicle or a new motor vehicle engine subject to such standards is not permitted entry into the United States unless it is in all material respects the same construction as a test vehicle or engine which has been certified to be in conformity with such standards or otherwise approved by the Secretary of Health, Education, and Welfare, in accordance with said regulations in 45 CFR, Part 85.

(b) *Requirements for entry and release.*—Each motor vehicle or motor vehicle engine offered for importation (other than for personal use by the importer) into the customs territory of the United States shall be refused entry unless there is filed with the entry, in duplicate, a declaration verified by the importer or consignee which identifies it and affirms that—

(1) such motor vehicle or motor vehicle engine is not subject to the Motor Vehicle Air Pollution Control Act for reasons specified in the declaration (e.g., the vehicle or engine was manufactured prior to March 30, 1966, the effective date of the regulations promulgated in 45 CFR, Part 85; the vehicle or engine is not “new” within the meaning of section 208(3) of the Motor Vehicle Air Pollution Control Act; the vehicle or engine is a pre-1968 year model; etc.); or

(2) such motor vehicle or motor vehicle engine is in all material respects the same construction as a test vehicle or engine—

(i) for which a certificate of conformity identified by number and date has been issued in accordance with regulations in 45 CFR, Part 85, or for which a determination of conformity has been made under such Part, by the Secretary of Health, Education, and Welfare, and is being entered during a period for which such determination or certification is valid; or

(ii) for which application for a determination or certification of conformity is pending before the Secretary of Health, Educa-

tion, and Welfare, in accordance with regulations in 45 CFR, Part 85; or

(3) the importer or consignee has undertaken, in accordance with 45 CFR, section 85.203 (a), to bring any motor vehicles or motor vehicle engines identified as part of the entry and subject to the Motor Vehicle Air Pollution Control Act into conformity with a test vehicle or engine approved or certified in accordance with 45 CFR, Part 85, or for which application for such approval or certification is pending.

No written declaration shall be required under this paragraph for the importation of an individual motor vehicle or motor vehicle engine unless the district director of customs has reason to believe that the importation is being made for purposes of resale and not for the personal use of the importer.

The duplicate copy of any declaration filed under this paragraph shall be forwarded by the district director of customs directly to the Surgeon General, Department of Health, Education, and Welfare, Washington, D.C.

(c) *Release under bond.*—If a declaration filed in accordance with paragraph (b) of this section states that the entry is being made under circumstances described in paragraph (b) (2) (ii) or (b) (3) of this section, the entry shall be accepted only if the importer gives a bond on customs Form 7551, 7553 or 7595 for the production of a statement certifying in accordance with 45 CFR 85.203(c) that the motor vehicles or motor vehicle engines described in the declaration filed by the importer conform in all material respects with a test vehicle or engine which has been certified or approved for a period during which the entry of such vehicles or engines is made. The bond shall be in the amount required under section 25.4(a) of this chapter. Within 90 days after such entry, or such additional period as the district director of customs may allow for good cause shown, the importer or consignee shall deliver to the district director the certified statement described in this paragraph. If the certified statement described in this paragraph is not delivered to the district director of customs for the port of entry of such vehicles or engines within 90 days of the date of entry or such additional period as may be allowed by the district director, for good cause shown, the importer or consignee shall deliver or cause to be delivered to the district director of customs those motor vehicles or motor vehicle engines which were released in accordance with this paragraph. In the event that any such motor vehicle or motor vehicle engine is not redelivered within 5 days following the date specified in the preceding sentence, liquidated damages shall be assessed in the full amount of a bond given on Form 7551. When the transaction has been charged against a bond given on Form 7553 or 7595, liquidated damages shall be assessed in the amount that would

have been demanded under the preceding sentence if the merchandise had been released under a bond given on Form 7551.

(d) *Merchandise refused entry.*—If a new motor vehicle or new motor vehicle engine is denied entry under the provisions of paragraphs (b) or (c) of this section, the district director of customs shall refuse to release the merchandise for entry into the United States and shall issue a notice of such refusal to the importer.

(e) *Disposition of merchandise refused entry into the United States; redelivered merchandise.*—New motor vehicles or new motor vehicle engines which are denied entry under paragraphs (b) or (c) of this section or which are redelivered in accordance with paragraph (c) of this section and which are not exported under customs supervision within 90 days from the date of notice of refusal of admission or date of redelivery shall be disposed of under customs laws and regulations; *Provided*, however, that any such disposition shall not result in an introduction into the United States of a new motor vehicle or new motor vehicle engine in violation of the Motor Vehicle Air Pollution Control Act. (Sec. 484, 46 Stat. 722, as amended, sec. 203, 79 Stat. 993; 19 U.S.C. 1484, 42 U.S.C. 1857f-2)

Part 12 is further amended to add a new footnote designated "42" reading as follows:

As defined in the Motor Vehicle Air Pollution Control Act, a new motor vehicle or new motor vehicle engine is one the equitable or legal title to which has never been transferred to an ultimate purchaser; and an ultimate purchaser is the first person who in good faith purchases such new motor vehicle or new engine for purposes other than resale. (42 U.S.C. 1857f-7 (3), (5))

(R.S. 251, sec. 624, 46 Stat. 759; 19 U.S.C. 66, 1624.)

Since motor vehicles and motor vehicle engines subject to the standards prescribed in 45 CFR, Part 85 may now be in transit to United States ports for entry, it is important that these regulations be put in effect at the earliest possible date. It is therefore found that notice and public procedure under 5 U.S.C. 553 is impracticable and good cause is found for adopting these regulations effective upon publication in the Federal Register.

(320.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved July 31, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

Approved August 14, 1967:

JOHN W. GARDNER,
Secretary of Health, Education, and Welfare.

[Published in the Federal Register August 18, 1967 (32 F.R. 11946)]

(T.D. 67-197)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization—Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
Washington, D.C., August 14, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART I—GENERAL PROVISIONS

Carriers with truck terminals located outside the port limits of Pittsburgh, Pennsylvania, are experiencing delays in the release of bonded merchandise, with resulting delays in delivering shipments to consignees. In order to provide better customs service at these truck terminals and in other areas where there has been an increase in customs activities, it has been decided to extend the port limits of Pittsburgh, Pennsylvania.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President in Executive Order No. 10289, September 17, 1951 (3 CFR, Ch II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), the geographic limits of the customs port of Pittsburgh, Pennsylvania, in the Philadelphia, Pennsylvania, district (Region III), comprising all of Allegheny County and a portion of Westmoreland County as described in Treasury Decision 66-220, are extended to include all of Allegheny County and that part of Westmoreland County in the State of Pennsylvania described as follows:

Commencing at the point of intersection of the Pennsylvania Turnpike and the Allegheny-Westmoreland County line thence southeasterly along the Pennsylvania Turnpike to the northern boundary of North Huntingdon Township; thence southeasterly along said boundary of North Huntingdon Township to the point of junction of said boundary with Township Route T799; thence southeasterly along Township Route T799 to the point of junction with Route U.S. 30; thence westerly along Route U.S. 30 to the point of junction with legislative Route 64103; thence southwesterly along legislative Route 64103 to the point of intersection with Township Route T647; thence westerly along Township Route T647 to the point of junction with the North Huntingdon Township line; thence along the southern boundary of North Huntingdon Township to the Allegheny-Westmoreland County line; thence north along the Allegheny-Westmoreland County line to the point of beginning.

Section 1.2(c) of the Customs Regulations is amended by substituting "(including the territory described in T.D. 67-197)", for "(including the territory described in T.D. 66-220)" after "Pittsburgh, Pa.," in the column headed "Ports of entry" in the Philadelphia, Pennsylvania, district (Region III).

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.) (192-12.1)

MATTHEW J. MARKS,
Acting Assistant Secretary of the Treasury.

[Published in the Federal Register August 19, 1967 (32 F.R. 11987)]

(T.D. 67-198)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 21, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

August 14, 1967-----	\$0.00285035
August 15, 1967-----	.00285035
August 16, 1967-----	.00285035
August 17, 1967-----	.00285033
August 18, 1967-----	.00285033

Denmark krone:

August 14, 1967-----	\$0.143975
August 15, 1967-----	.144025
August 16, 1967-----	.144050
August 17, 1967-----	.144034
August 18, 1967-----	.144045

Hong Kong dollar:

Official rate of \$0.173750* for the period from July 17 through 21, 1967 and the following Free* rates:

July 17, 1967-----	\$0.171895
July 18, 1967-----	.171747
July 19, 1967-----	.171747
July 20, 1967-----	.171747
July 21, 1967-----	.171821

Iran rial:

For the period from July 17 through 21, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from July 17 through 21, 1967, rate of \$0.254950*.

Thailand baht (tical):

For the period from July 17 through 21, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-199)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 17, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

ARTICLES CONDITIONALLY FREE OF DUTY

T.D. 67-199(1). *Patterns and models, for exhibition. Model aircraft.*—Scale (1:48) models of aircraft imported by private nonprofit

scientific or educational foundations for public display at the Foundations and for educational purposes, may be admitted free of duty under the provision for Articles imported for the use of any * * * nonprofit institution established for educational, scientific * * * purposes: * * * Patterns and models exclusively for exhibition or educational use at any such institution, in *item 851.50*, TSUS. Bureau letter dated August 8, 1967. (492.123)

TEMPORARY IMPORTATIONS UNDER BOND

T.D. 67-199(2) *Articles admitted temporarily free of duty under bond. Satellite components.*—Manufactured and processed parts for use in the manufacture of communication satellites entitled to entry under *item 864.05*, TSUS. Based on the understanding that the satellite, after launching will not be recoverable and will ultimately disintegrate upon eventual reentry into the earth's atmosphere, it may be regarded as constructively destroyed after launching, and the bond to export may be treated as satisfied upon compliance with *Schedule 8, Part 5, Subpart C, Headnote 2(b)(i)* and *2(b)(ii)*, TSUS. Bureau letter dated August 3, 1967. (516.24)

TARIFF CLASSIFICATION

T.D. 67-199(3) *Agricultural implements, nspf. Hammer mills. Grain roller mills.*—Hammer mills and grain roller mills designed for on the farm use not having a capacity of over 150 B.P.H., and not suitable for continuous operation which would be required in a commercial mill operation, are classifiable under the provision for Agricultural * * * implements not specially provided for, in *item 666.00*, TSUS. Bureau letter dated August 1, 1967. (434.1)

T.D. 67-199(4) *Calipers and micrometers. Calipers. Internal thread comparator.*—Internal thread comparator having adjustable jaws and a dial indicator and used in connection with the production of internal threads for the rapid checking of the thread without having to unclamp the workpiece, classifiable under the provision for Calipers and micrometers, in *item 710.65*, TSUS. Bureau letter dated July 26, 1967. (426.846)

T.D. 67-199(5) *Chemical compounds. 2 chloro 2 diethyl carbamyl 1 methyl vinyl dimethyl phosphate.*—2 chloro 2 diethyl carbamyl 1 methyl vinyl dimethyl phosphate classifiable under the provision for Other acyclic amides, in *item 425.22*, TSUS. Bureau letter dated August 7, 1967. (417.45)

T.D. 67-199(6) *Coconut meat. Desiccated coconut meat.*—Coconut meat which has been desiccated in an oven and has a small amount of

salt added is classifiable under the provision for Coconut meat * * * :
* * * Shredded and desiccated, in *item 145.08*, TSUS. Bureau letter dated August 9, 1967. (463.611)

T.D. 67-199(7) *Color lakes and toners, benzenoid. Benzidine yellow.*—Benzidine yellow (3,3 dichlorobenzidine coupled with 2,5 dimethoxy 4 chloranilide) classifiable under the provision for Colors, dyes, stains, * * * : * * * Color lakes and toners, obtained, derived, or manufactured in whole or in part from * * * any product provided for in subpart A or B of this part (Schedule 4, Part 1), in *item 406.70*, TSUS. Bureau letter dated August 7, 1967. (411.2)

T.D. 67-199(8) *Dental instruments and apparatus. Files.*—Stainless steel dental bone files measuring $6\frac{1}{2}$ inches in length, having rounded handles in the center with different shaped files at either end, and not exceeding 0.25 inch in width are classifiable under the provision for Dental * * * instruments and apparatus * * * : in *item 737.07*, TSUS, and Construction Kits or sets; in *item 737.09*, TSUS. Bureau letter dated August 2, 1967. (426.851)

T.D. 67-199(9) *Iron compounds, other. Ferrous iodide.*—Ferrous iodide classifiable under the provision for Iron compounds: * * * Other, in *item 418.94*, TSUS. Bureau letter dated August 7, 1967. (411.2)

T.D. 67-199(10) *Machinery parts. Panelblocks.*—Panelblocks, which are aluminum blocks machined for the mounting of gasket-mounted hydraulic valves, used to create panels for hydraulic systems, are classifiable under the provision for Machinery parts not containing electrical features and not specially provided for, in *item 680.90*, TSUS. Bureau letter dated August 1, 1967. (426.13)

T.D. 67-199(11) *Models. Made-up model articles and kits or sets.*—In order to be classifiable under the provision for Tracksides structures, in *item 737.07*, TSUS, and Construction Kits or sets, in *item 737.09*, TSUS, the model articles must represent a structure which has been or is in existence. The provision in *item 737.07*, TSUS, for tracksides structures is limited to those structures associated with railroads. Models of homes, churches, gas stations and other structures not associated with railroads are classifiable under the provision for Other model articles, in *item 737.15*, TSUS, if imported as made-up models. Bureau letter dated August 9, 1967. (492.123)

T.D. 67-199(12) *Motor vehicles. Snowplow.*—Sidewalk snowplow which is a tracked vehicle 136 inches long by 76 inches high by 48 inches wide, with a snowplow attached, is classifiable under the provision

for Motor vehicles specially constructed and equipped to perform special services or functions, in *item 692.15*, TSUS. Bureau letter dated August 9, 1967. (433.9)

T.D. 67-199(13) *Parts of aircraft. Propeller controller unit.*—A device which is sensitive to changes in r.p.m. and adjusts the propeller blade angle to ensure that constant engine r.p.m. is maintained, classifiable under the provision for Aircraft and spacecraft, and parts thereof: * * * Other parts, in *item 694.60*, TSUS. Bureau letter dated August 3, 1967. (433.4)

T.D. 67-199(14) *Parts of automobiles. Automobile safety belts.*—Seat belts of a type currently required under the laws of most states, designed to hold a rider in place by means of a buckled strap fastened over the lap or across the chest and lap, generally anchored to the floor or chassis of the vehicle and, in some instances, at a third point located on the upper portion of the door post, classifiable under the provision for "Parts" of motor vehicles: * * * Other, in *item 692.27*, TSUS. Bureau letter dated July 22, 1967. (433.3)

T.D. 67-199(15) *Parts of machines, textile. Yarn clearer.*—Yarn clearer, which is a device used on textile reeling or winding machines to detect faults in the yarn, and when the fault is detected emits a signal which activates other instruments such as a cutting instrument which will cut out the fault, is classifiable under the provision for Parts of textile machinery: * * * Parts not specially provided for under *item 670.74*, TSUS, with duty assessed at the rate applicable to Textile * * * winding or reeling machines, in *item 670.12*, TSUS. Although depending on an electrical phenomenon to operate, the yarn clearer is not classifiable under the provision for Electrical measuring, checking, analyzing, or automatically-controlling instruments and apparatus, in *item 712.50*, TSUS, because the main function of the device which is automatically controlling is not covered in *items 711.00 to 711.88*, TSUS, or in *Schedule 7, Part 2, Subpart C*, as required by *Headnote 2(a) of Schedule 7, Part 2, Subpart D*. Bureau letter dated July 24, 1967. (426.846)

T.D. 67-199(16) *Parts of toys. Kite parts.*—Bamboo splits with slots at both ends, 24 inches by $\frac{1}{4}$ inch by $\frac{1}{8}$ inch, used to make kites, classifiable under the provision for "Parts" of toys, not specially provided for: * * * Other, in *item 737.90*, TSUS. *General Interpretation*

tive Rule 10(e) (ij), TSUS, noted. Bureau letter dated August 8, 1967. (481.12)

T.D. 67-199(17) *Record players, phonographs, record changers, turn-tables, and tone arms, and parts of the foregoing. Cartridges.*—Phonograph cartridges classifiable under the provision for Record players, phonographs, record changers, turn-tables, and tone arms, and parts thereof, in *item 685.32*, TSUS. Bureau letter dated August 3, 1967. (491.23)

T.D. 67-199(18) *Synthetic drugs. Allantoin.*—Allantoin is classifiable under the provision for Drugs * * *: * * * Other, including synthetic drugs, in *item 439.50*, TSUS. Bureau letter dated August 8, 1967. (417.0)

T.D. 67-199(19) *Wood articles. Dadoed lumber.*—Western white spruce and lodgepole pine, 2 by 4 inches, 10 and 14 foot lengths, kiln dried, planed, with a dado, $\frac{3}{8}$ inch by $1\frac{1}{4}$ inches, run across one face (4 inches) about 39 inches from each end, and further advanced than dressed or worked lumber as defined in *Schedule 2, Part 1, Subpart B, Headnote 2(a)*, TSUS, and classifiable under the provision for Articles not specially provided for, of wood, in *item 207.00*, TSUS. Bureau letter dated August 9, 1967. (481.21)

(T.D. 67-200)

Power of attorney to file a protest—Customs Regulation amended

Requirement of power of attorney to file a protest—Sections 8.19 and 17.2,
Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

Sections 8.19(a) and 17.2(a) of the Customs Regulations were amended by T.D. 66-73 (31 F.R. 5489), to carry out the purposes of the Agency Practice Act, Public Law 89-332, approved November 8,

1965. Notice of a proposal to amend these sections to implement further the Agency Practice Act was published in the Federal Register on June 17, 1967 (32 F.R. 8719).

The purpose of the amendments proposed is to provide a more appropriate procedure in circumstances where an attorney at law signs a protest on behalf of the principal, and where the authorization of a person other than a licensed broker or an attorney at law to sign a protest on behalf of a principal has not been established.

Careful consideration having been given to the comments received, the amendments as proposed, with the addition of a statement clarifying the authority of employees of customhouse brokers to act in their behalf in filing protests, are hereby adopted as follows:

PART 8—LIABILITY FOR DUTIES; ENTRY OF IMPORTED MERCHANDISE

Section 8.19(a) is amended by deleting the second, third, and fourth sentences and substituting the following:

A separate power of attorney shall not be required with a protest signed as agent or attorney for the principal by an attorney at law or as agent or attorney in fact for the principal by a licensed customhouse broker or an employee of such broker acting in his behalf. The signing of a protest by a broker, or an employee in his behalf, shall be considered a declaration by the broker that he, or the employee signing in his behalf, is authorized to sign and file the protest for the principal. The signing of a protest by an attorney shall be considered a declaration by him that he is currently a member in good standing of the highest court of a State, possession, territory, commonwealth, or the District of Columbia and has been authorized to sign and file the protest for the principal.

(R.S. 251, sec. 624, 46 Stat. 759; 19 U.S.C. 66, 1624.)

PART 17—PROTESTS AND REAPPRAISEMENTS

Section 17.2(a) is amended to read as follows:

(a) Except as provided in section 8.19(a) and as hereinafter provided in this paragraph, no protest signed by an agent shall be granted or denied by the district director of customs unless there has been filed or is filed with the protest a power of attorney on customs Form 5295

or 5295-A or other form as explicit in its terms as is the prescribed customs form, authorizing such agent or attorney to make, sign, and file the protest. Such powers of attorney issued by a partnership shall be limited to a period not to exceed two years from the date of receipt thereof by the district director of customs. All other powers of attorney may be granted for an unlimited period. Any power of attorney shall be subject to revocation at any time by written notice given to and received by the district director of customs. If a protest is filed by a person purporting to be an agent for the protesting party, and such person is not named in a power of attorney as required by this section and has not qualified within an exception provided in section 8.19(a) of this chapter, such protest shall be deemed not filed and shall be returned to the purported agent without being numbered or stamped with the date of receipt. Any party identified as the principal in a protest returned in accordance with the preceding sentence shall be notified of such return and the reason therefor. Return of a protest deemed not filed in accordance with this paragraph shall not toll the running of the period for filing a protest prescribed by section 514, Tariff Act of 1930.

(Secs. 514, 515, 624, 46 Stat. 734, 759; 19 U.S.C. 1514, 1515, 1624.)

This amendment shall become effectively 30 days after its publication in the Federal Register.

(325.52)

EDWIN F. RAINS,

Acting Commissioner of Customs.

Approved August 16, 1967:

MATTHEW J. MARKS,

Acting Assistant Secretary of the Treasury.

[Published in the Federal Register August 24, 1967 (32 F.R. 12177)]

(T.D. 67-201)

Vessels—Customs Regulations amended

Certificates of shipments of alcoholic beverages in vessels of not over 500 net tons. Section 4.13, Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

At present, foreign service Form 149 is used for consular certification of certain shipments of alcoholic beverages. Such certification is required by section 7, Anti-Smuggling Act (19 U.S.C. 1707). It has been decided that the form of such a certificate may be prescribed in the Customs Regulations and the foreign service form may be eliminated. Accordingly, paragraphs (a) and (b) of section 4.13 of the Customs Regulations are amended to read as follows:

4.13 Alcoholic liquors on vessels of not over 500 net tons.²⁴—

(a) When a vessel of not over 500 net tons which arrives from a foreign port or a hovering vessel, has on board any alcoholic liquors, a certificate respecting the importation of any spirits, wines, or other alcoholic liquors on board, other than sea stores, shall be delivered to the boarding officer with the inward foreign manifest. Each such certificate shall consist of a declaration of the master of the vessel, together with the certificate of a consular officer of the United States or other authorized person, and shall cover only one shipment from one consignor to one consignee or firm of consignees. The document shall be in substantially the following form:

DECLARATION OF MASTER AND CERTIFICATE COVERING SHIPMENT
OF SPIRITS, WINES, OR OTHER ALCOHOLIC LIQUORS ON
A VESSEL OF 500 NET TONS OR LESS

(19 U.S.C. 1707)

Declaration of Master. I declare that the following merchandise is being shipped in accordance with the facts here stated as true and correct to the best of my information and belief:

Date of shipment: Marks, numbers & quantities: Port of arrival:

Consigner: _____

Full description of goods: _____

Consignee: _____

_____, Master of the

(signature)

(name of vessel)

(port of shipment)

(date)

(Use whichever alternative applies:)

Certificate of Consular Officer

I certify that the above declaration was this day produced and signed before me by the individual whose signature appears, that I am satisfied he is the person he represents himself to be, that I have delivered one copy hereof to him, and that I have retained a copy in my files.

Service number _____
not required. (post)

Tariff item No. _____
58 (a), (no (date)
fee)

(signature)

(title)

Consular
Impression
Seal

Certificate of Other Authorized Person

I certify that I have been designated by letter of _____, 19____, from (insert name of officer), American (title) at (place), to provide certifications upon declarations made by masters under § 7 of the Anti-Smuggling Act of 1935 (19 U.S.C. 1707), that the above declaration was this day produced and signed before me by the individual whose signature appears, that I am satisfied he is the person he represents himself to be, that I have no interest in the shipment described, that I have delivered one copy hereof to the person making the declaration, and that I have forwarded one copy to the American (Embassy, Consulate General, Consulate) at (place).

(port of shipment)

_____, 19____
(date)

(SEAL NOT)

(REQUIRED)

(signature)

(title)

The provisions of this paragraph, read together with those of section 914, title 22, Code of Federal Regulations, constitute the joint regulations contemplated for issuance by the Secretary of State and the Secretary of the Treasury under section 1707, title 19, United States Code.

(b) When any shipment of spirits, wines, or other alcoholic liquors found on board a vessel not exceeding 500 net tons is not accompanied by a certified declaration as described in paragraph (a) of this section but is shown to have a bona fide destination outside the United States, the master shall furnish a landing bond on customs Form 7593 with an authorized corporate surety.

(R.S. 251, sec. 7, 49 Stat. 520; 19 U.S.C. 66, 1707.)

The foregoing change, in imposing no new burden upon persons subject to the Anti-Smuggling Act of 1935, simplifies agency procedures and is deemed to fall within the exceptions to notice of proposed rulemaking as stated in section 553 of title 5, United States Code (Supp. II, 1966). Good cause is therefore found that general notice and public procedure thereon are impracticable and unnecessary.

Effective date. The regulations contained in this order shall become effective 30 days after publication in the Federal Register.

(812.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved July 24, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

Approved August 21, 1967:

For the Secretary of State,
IDAR RIMESTAD,
*Deputy Under Secretary of State
for Administration*

[Published in the Federal Register August 30, 1967 (32 F.R. 12557)]

(T.D. 67-202)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 21, 1967.

The following are synopses of drawback rates and amendments issued September 9, 1966, to August 10, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(A) *Amprol plus*.—T.D. 54109-C, as amended, particularly by T.D. 67-125-B, covering chemical products and chemical intermediates manufactured under section 1313(a) and (b) by Merck & Co.,

Inc., Rahway, N.J., at its Rahway, N.J.; Philadelphia, West Point, and Riverside, Pa.; Elkton, Va.; Albany, Ga.; and St. Louis, Mo., factories with the use of imported para aminosalicyclic acid and drawback procaine penicillin G crystalline; and acetic anhydride, benzoate intermediate and diethyl sulfate; and procaine penicillin G crystalline, further *amended* to cover amprol plus manufactured under section 1313(b) by said company at its above-mentioned factories with the use of ethopobate.

Amendment effective on articles manufactured and exported on and after August 29, 1966.

Supplemental statement of May 31, 1967, forwarded to regional commissioner of customs, New York, N.Y., August 1, 1967.

(B) *Antibiotics, known as Keflin and Keflordin.*—T.D. 52031-B, as amended, covering the allowance of drawback under section 1313(b) on, among other things, insulin products manufactured by Eli Lilly and Co., Indianapolis, Ind., with the use of crystalline insulin and other specified drugs, further *amended* to cover antibiotics, known as Keflin and Keflordin, manufactured by the company under section 1313(b), at its Indianapolis, Lafayette and Greenfield, Ind., factories, with the use of methionine feed grade.

Amendment effective on articles manufactured on and after January 1, 1966, and exported on and after February 1, 1966.

Supplemental statement of February 15, 1967, forwarded to regional commissioner of customs, Chicago, Ill., August 4, 1967.

(C) *Armored Cars.*—T.D. 55007-F, covering tanks manufactured under section 1313(a) by Cadillac Gage Co., Warren, Mich., with the use of imported tank parts, *amended* to cover armored cars manufactured with the use of imported two-way radios.

Amendment effective on articles manufactured on and after April 30, 1965, and exported on and after May 6, 1965.

Amendment issued by regional commissioner of customs, Chicago, Ill., March 17, 1967.

(D) *Banol, medroxyprogesterone acetate, and steroid hormones.*—T.D. 50679-B, as amended, covering medicinal preparations manufactured under section 1313(d) by The Upjohn Co., Kalamazoo, Mich., with the use of domestic tax-paid alcohol, further *amended* to cover (1) banol manufactured under section 1313(a) with the use of imported 6-chloro-3, 4-xlenol; (2) medroxyprogesterone manufactured under section 1313(a) with the use of imported 17-alpha hydroxypregnenolone; and (3) steroid hormone manufactured under section 1313(b) with the use of cortisone acetate and osium tetroxide.

Amendment effective on articles manufactured on and after November 1, 1964, with the use of imported 6-chloro-3, 4-xyleneol, and exported on and after December 1, 1964; articles manufactured on and after January 1, 1964, with the use of imported 17-alpha hydroxypregnenolone, and exported on and after March 1, 1964; articles manufactured on and after March 1, 1965, with the use of cortisone acetate, and exported on and after May 1, 1965; and articles manufactured on and after January 1, 1964, with the use of osium tetroxide, and exported on and after February 1, 1964.

Supplemental statement of June 27, 1967, forwarded to regional commissioner of customs, Chicago, Ill., August 8, 1967.

(E) *Beans, oven-baked, pork and beans, and beans in tomato sauce.*—Manufactured under section 1313(b) by William Underwood Co., Watertown, Mass., at its Portland, Me., factory with the use of granulated sugar and soft brown sugar.

Rate effective on articles manufactured and exported on and after March 20, 1967.

Manufacturer's statement of July 13, 1967, forwarded to regional commissioner of customs, Boston, Mass., July 28, 1967.

(F) *Carpullers.*—Manufactured under section 1313(a) by Hewitt-Robbins Inc., Stamford, Conn., at its factory located at Chicago, Ill., with the use of imported motors.

Rate effective on articles manufactured on and after May 1, 1964, and exported on and after July 6, 1964.

Rate issued by regional commissioner of customs, New York, N.Y., March 28, 1967.

(G) *Coaches and trucks, motor.*—T.D. 48815-B, as amended by T.D.'s 51220-A, 51879-C, 52387-D, 52937-I, 53739-D, and 53998-B, covering, among other things, motor coaches and motor trucks manufactured under section 1313(b) by The White Motor Co., Cleveland, Ohio, at its Exton, Pa. (Autocar Div.), and Cleveland, Ohio, factories with the use of imported gasoline engines, further amended to provide for a change in the name of the company to White Motor Corp., Cleveland, Ohio.

Amendment effective on articles exported on and after April 26, 1965, date of change in name.

Supplemental statement of November 11, 1966, forwarded to regional commissioners of customs, Baltimore, Md.; Chicago, Ill.; and New York, N.Y., August 7, 1967.

(H) *Cookies.*—Manufactured under section 1313(b) by Mother's Cake & Cookie Co., Oakland, Calif., with the use of hard refined sugar.

Rate effective on articles manufactured on and after July 15, 1966, and exported on and after July 26, 1966.

Filing of supplemental schedules authorized.

Manufacturer's statement of February 9, 1967, forwarded to regional commissioner of customs, San Francisco, Calif., August 1, 1967.

(I) *Electrical controls and parts*.—Manufactured under section 1313(b) by Square D Co., Park Ridge, Ill., at its Milwaukee and Glendale, Wis., factories with the use of brass and copper strip in coils, copper bus bar, and copper tube and pipe.

Rate effective on articles manufactured on and after February 1, 1966, and exported on and after May 12, 1966.

Manufacturer's statement of July 20, 1967, forwarded to regional commissioner of Customs, Chicago, Ill., August 8, 1967.

(J) *Extrusions, aluminum*.—T.D. 54646-D, covering aluminum extrusions, manufactured under section 1313(a) by Miami Extruders, Inc., Miami, Fla., with the use of imported aluminum, *amended* to cover a change in location of office and factory from 7575 N.W. 37th Ave., Miami, Fla., to 3775 N.W. 77th St., Miami, Fla.

Amendment effective on articles manufactured and exported on and after April 1, 1962.

Amendment issued by district director of customs, Miami, Fla., July 21, 1967.

(K) *Feed supplements, animal (Vitamin K, Hetrogen K, and Hetrazeen - 50 premixes)*.—T.D. 66-49-F, as amended by T.D. 66-136-H, covering animal feed supplements (Vitamin K, Hetrogen K, and Hetrazeen - 50 premixes) manufactured under section 1313(a) by Heterochemical Corp., Valley Stream, N.Y., with the use of menadione sodium bisulfite, *amended* to cover the described products manufactured under section 1313(b) with the use of menadione sodium bisulfite.

Amendment effective on articles manufactured and exported on and after November 24, 1964.

Manufacturer's supplemental statement of January 16, 1967, forwarded to regional commissioner of customs, New York, N.Y., August 1, 1967.

(L) *L-acetylamino nitrile*.—T.D. 54109-C, as amended, particularly by T.D. 66-63-A, covering L-acetylamino nitrile, ammonium chloride USP, and methyl dopa not sterilized manufactured by Merck & Co., Inc., Rahway, N.J., at its Rahway, N.J.; Philadelphia, West Point, and Riverside, Pa.; Elkton, Va.; Albany, Ga.; and St. Louis, Mo., fac-

tories with the use of vanillin, acetic anhydride, sodium bisulfite anhydrous, and ammonium chloride USP, and methyl dopa not sterilized manufactured with the use of L-acetylaminonitrile or DL-methyl dopa, further amended to cover L-acetylaminonitrile manufactured under section 1313(b) by the said company at the above-mentioned factories with the use of acetic acid glacial USP.

Amendment effective on articles manufactured and exported on and after February 1, 1967.

Supplemental statement of May 31, 1967, forwarded to regional commissioner of customs, New York, N.Y., August 1, 1967.

(M) *Machinery, textile*.—Manufactured under section 1313(a) by Whitin Machine Works, Whitinsville, Mass., with the use of imported machine components.

Rate effective on articles manufactured on and after January 1, 1966, and exported on and after June 20, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., March 21, 1967.

(N) *Machines, speed-reducing or speed-increasing*.—Manufactured under section 1313(a) by Snow-Nabstedt Gear Corp., North Haven, Conn., with the use of imported gears, housings, shafts, bearings, oil seals and other components.

Rate effective on articles manufactured and exported on and after December 7, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., March 21, 1967.

(O) *Mixes, ice cream and milk shake*.—Manufactured under section 1313(b) by Swift & Co., Chicago, Ill., at its various factories with the use of hard or liquid refined sugar.

Rate effective on articles manufactured and exported on and after June 23, 1966.

Manufacturer's statement of December 7, 1966, forwarded to regional commissioners of customs, Los Angeles, and San Francisco, Calif., August 1, 1967.

(P) *Orange juice, frozen blended concentrate and chilled blended single strength*.—T.D. 47786-C, as extended and amended by T.D.'s 48473-G, 49091-D and G, and 51671-F, covering, among other things, canned citrus products manufactured under section 1313(a) and (b) by Lakeland Highlands Canning Co., Inc., Highlands City, Fla., with

the use of refined sugar, hereby *amended* to cover (1) a change in name of the corporation to Juice Corp. of America; and (2) frozen blended orange juice concentrate and chilled blended single strength orange juice manufactured under section 1313(b) with the use of frozen orange juice concentrate.

Amendment effective on articles covered by (1), above, which are exported on and after June 24, 1965, the date of the change in name, and on the articles covered by (2), above, which are manufactured and exported on and after August 16, 1966.

Supplemental statement of May 8, 1967, forwarded to regional commissioner of customs, Miami, Fla., August 1, 1967.

(Q) *Piece goods, bleached, dyed, or mercerized, or subjected to a combination of such processes.*—T.D.'s 52589-L and 54490-1 covering the above articles manufactured under section 1313(a) by Millville Mfg. Co., Millville, N.J., with the use of imported drawback piece goods in the greige, further *amended* to cover a change in name of the manufacturer from Millville Mfg. Co. to Millville Dyeing & Finishing Co., Inc.

Amendment effective on articles exported on and after November 1, 1965.

Amendment issued by regional commissioner of customs, New York, N.Y., September 9, 1966.

(R) *Piece goods, knitted, nylon.*—Manufactured under section 1313(a) by Angier Knitting Mills, Inc., Angier, N.C., with the use of imported nylon yarn.

Rate effective on articles manufactured and exported on and after February 3, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., April 18, 1967.

(S) *Pigment dispersions, pigment plasticizer pastes, pigment resin chips, pigment resin plasticizer chips, and pigment resin solvent ink concentrates.*—Manufactured under section 1313(a) by Customs Chemicals Co., Inc., Wallington, N.J., with the use of imported organic pigments.

Rate effective on articles manufactured and exported on and after April 7, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., August 2, 1967.

(T) *Rollers, needle, and needle roller bearings.*—Manufactured under section 1313(a) by The Kaydon Engineering Corp., Muskegon, Mich., with the use of imported wire.

Rate effective on articles manufactured on and after December 22, 1964, and exported on and after December 23, 1964.

Rate issued by regional commissioner of customs, Chicago, Ill., March 17, 1967.

(U) *Soups, canned, and other canned products.*—Manufactured under section 1313(b) by Campbell Soup Co., Camden, N.J., at its various factories with the use of fresh and frozen cream.

Rate effective on articles manufactured and exported on and after December 26, 1963.

Manufacturer's statements of April 26, 1967, and July 5, 1967, forwarded to regional commissioner of customs, Baltimore, Md., August 10, 1967.

(V) *Soups, canned, insti-pack, frozen; other canned products, and other frozen products.*—Manufactured under section 1313(b) by Campbell Soup Co., Camden, N.J., at its several factories with the use of fresh carrots.

Rate effective on articles manufactured and exported on and after December 23, 1963.

Manufacturer's statements of May 9, 1967, and July 5, 1967, forwarded to regional commissioner of customs, Baltimore, Md., August 2, 1967.

(W) *Steel forms, supports, and accessories for concrete construction.*—Manufactured under section 1313(b) by Construction Products, Inc., Des Moines, Iowa, with the use of steel sheet, plate, channel, angles, I beams, and WF beams.

Rate effective on articles manufactured on and after October 1, 1965, and exported on and after December 9, 1965.

Manufacturer's statements of June 22, 1966, and July 20, 1967, forwarded to regional commissioner of customs, Chicago, Ill., August 4, 1967.

(X) *Titanium and titanium alloy ingots.*—T.D. 54176-F, as amended by T.D.'s 54566-I, 55223-G, and 55765-G, covering, among other things, the foregoing articles manufactured under section 1313 (b) by Bridgeport Brass Co., Div. of National Distillers & Chemical Corp., at its factory located at Niles, Ohio, with the use of titanium sponge, further amended to cover such products manufactured at the said factory by Reactive Metals, Inc., Niles, Ohio, successor.

Amendment effective on articles exported on and after April 1, 1964, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., December 6, 1966.

(Y) *Truck axles, clutch plates, gears, pinions, and springs.*—T.D. 56406-P, covering the above articles manufactured under section 1313 (b) by Eaton Mfg. Co., Cleveland, Ohio, at its factories located at Cleveland, and Marion, Ohio, and Detroit, Mich., with the use of steel bars and billets, *amended* to cover the said articles manufactured by Eaton Yale and Towne, Inc., *successor*.

Amendment effective on articles exported on and after January 1, 1966.

Amendment issued by regional commissioner of customs, Chicago, Ill., March 22, 1967.

(Z) *Ware, sanitary; parts, tractor, truck, automotive, and appliance.*—Manufactured under section 1313(b) by (1) The City Auto Stamping Co., Div. of Globe-Wernicke Industries, Inc., Toledo, Ohio, with the use of sheet and coil steel, and (2) such products manufactured by The City Auto Stamping Co., Div. of Sheller-Globe Corp., Toledo, Ohio, *successor*.

Rate effective on articles covered by (1), above, which are manufactured on and after October 14, 1964, and exported on and after October 21, 1964, and on articles covered by (2), above, which are exported on and after January 1, 1967, the date of succession.

Manufacturer's statements of June 22, 1966, April 24, 1967, and April 26, 1967, forwarded to regional commissioner of customs, Chicago, Ill., August 1, 1967.

(T.D. 67-203)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 28, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has cer-

tified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from August 21 through 25, 1967, rate of \$0.00285033.

Denmark krone:

August 21, 1967-----	\$0. 144029
August 22, 1967-----	. 144000
August 23, 1967-----	. 144012
August 24, 1967-----	. 143979
August 25, 1967-----	. 143990

Hong Kong dollar:

Official rate of \$0.173750* for the period from July 24 through 28, 1967 and the following Free* rates:

July 24, 1967-----	\$0. 171821
July 25, 1967-----	. 171821
July 26, 1967-----	. 172043
July 27, 1967-----	. 171969
July 28, 1967-----	. 171969

Iran rial:

For the period from July 24 through 28, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from July 24 through 28, 1967, rate of \$0.254950*.

Thailand baht (tical):

For the period from July 24 through 28, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-204)

Bonds

Approval and discontinuance of consolidated aircraft bond (air carrier blanket bond), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 24, 1967.

T.D. 67-195 relating to the approval of consolidated aircraft bond of the following principal is hereby amended to show that such principal has been designated as carrier of bonded merchandise.

Name of principal	Effective date as carrier
Alitalia Linee Aeree Italiane.....	August 7, 1967

(232.1)

ROBERT V. McINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-205)

Bonds

Approval of bond for the control of identified shipping containers

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 24, 1967.

The following bond for the control of identified shipping containers has been approved:

Name of principal and surety	Date of bond	Date of approval	Filed with district director of customs
The House of Seagram, Inc., 375 Park Ave., New York, N.Y.; The Travelers Indemnity Co.	Aug. 18, 1967	Aug. 21, 1967	Baltimore, Md.

(511.4)

ROBERT V. McINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-206)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., August 24, 1967.

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Atlantic Container Line Ltd., 21 West St., New York, N.Y.; American Casualty Co.	Aug. 14, 1967	Aug. 14, 1967	-----	New York, N.Y.; \$10,000
Circle Forwarders, Inc., 4461 West Jefferson Ave., Detroit, Mich.; Ins. Co. of North America.	Apr. 5, 1966	Apr. 13, 1966	Aug. 8, 1967	Detroit, Mich.; \$10,000
Circle Forwarders, Inc., 4461 West Jefferson Ave., Detroit, Mich.; St. Paul Mercury Ins. Co.	Aug. 8, 1967	Aug. 8, 1967	-----	Detroit, Mich.; \$10,000
Continental Shipping Agency, Ltd., 327 S. La Salle St., Chicago, Ill.; St. Paul Mercury Ins. Co.	July 21, 1967	July 25, 1967	-----	Chicago, Ill.; \$10,000
Gardner Cryogenics Corp., 2136 City Line Rd., Bethlehem, Pa.; Ins. Co. of North America.	July 20, 1967	July 20, 1967	-----	New York, N.Y.; \$10,000
Gelbart Knitting Mills, Inc., 55 Water Mill La., Great Neck, L.I., N.Y.; St. Paul Fire & Marine Ins. Co.	June 28, 1966	June 29, 1966	July 20, 1967	New York, N.Y.; \$10,000
Haas Brothers, 2400 Army St., San Francisco, Calif.; Reliance Ins. Co.	July 14, 1967	July 20, 1967	-----	San Francisco, Calif.; \$10,000
Holtship Inc., 17 Battery Place, New York, N.Y.; St. Paul Fire & Marine Ins. Co.	July 6, 1967	July 21, 1967	-----	New York, N.Y.; \$10,000
Rhodia, Inc., 600 Madison Ave., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Dec. 7, 1965	Dec. 23, 1965	July 18, 1967	New York, N.Y.; \$10,000
Rhodia, Inc. (a N.Y. Corp.) & its wholly owned subsidiaries: Morovis Mfg. Co. (a Del. Corp.) & Chipman Chemical Co., Inc. (a N.Y. Corp.), 600 Madison Ave., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	July 18, 1967	July 18, 1967	-----	New York, N.Y.; \$10,000
Western Beer Distributing Corp., 120 El Camino Dr., Beverly Hills, Calif.; St. Paul Mercury Ins. Co.	July 14, 1967	July 20, 1967	-----	San Francisco, Calif.; \$10,000

(542.113)

ROBERT V. McINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-207)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 6, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from August 28 through September 1, 1967,
rate of \$0.00285033.

Denmark krone:

August 28, 1967	-----	\$0.144000
August 29, 1967	-----	.144075
August 30, 1967	-----	.144200
August 31, 1967	-----	.144104
September 1, 1967	-----	.144100

Hong Kong dollar:

Official rate of \$0.173750* for the period from July 31 through
August 11, 1967 and the following Free* rates:

July 31, 1967	-----	\$0.172006
August 1, 1967	-----	.172339
August 2, 1967	-----	.172339
August 3, 1967	-----	.172786
August 4, 1967	-----	.172786
August 7, 1967	-----	No rate
August 8, 1967	-----	.172786
August 9, 1967	-----	.172860
August 10, 1967	-----	.172786
August 11, 1967	-----	.172786

Iran rial:

For the period from July 31 through August 11, 1967, rate
of \$0.0133333*.

Philippine peso:

For the period from July 31 through August 11, 1967, rate
of \$0.254950*.

*Certified as nominal rates.

Thailand baht (tical) :

For the period from July 31 through August 11, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-208)

Cotton textiles—Restrictions on entry

Restrictions on entry of cotton textile products in categories 34, 45, and 62, manufactured or produced in the Republic of China

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 1, 1967.

There is published below the directive of August 22, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee prohibiting entry in the United States of cotton textile products in categories 34, 45, and 62, manufactured or produced in the Republic of China, which have been exported to the United States on or after October 1, 1966.

This directive was published in the Federal Register on August 29, 1967 (32 F.R. 12501), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

August 22, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9,

1962, pursuant to the bilateral cotton textile agreement of October 19, 1963, as amended on April 22, 1966 between the Governments of the United States and the Republic of China, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962 as amended by Executive Order 11214 of April 7, 1965, you are directed, effective as soon as possible and for the period extending through September 30, 1967, to prohibit entry into the United States for consumption and withdrawal from warehouse for consumption of any cotton textiles and cotton textile products in Categories 34, 45, and 62, produced or manufactured in the Republic of China and which have been exported to the United States on or after October 1, 1966.

The foregoing directive is temporary in nature, and the entry of these Categories from the Republic of China is expected to be the subject of a further directive to you pending the conclusion of consultations now in progress with the Government of the Republic of China concerning the possible further amendment, or replacement of the bilateral agreement now in force between the Governments of the United States and the Republic of China.

A detailed description of categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Republic of China and with respect to imports of cotton textiles and cotton textile products from the Republic of China have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States.

Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-209)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 6, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.
(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-209(1) *Articles, nspf, of textile materials. Beach mat.*—Hand-woven, canvas-like beach mat with knotted, fringed edges, classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles ornamented, in *item 386.05*, TSUS. Bureau letter dated August 22, 1967. (471.7)

T.D. 67-209(2) *Brushes. Cosmetic brushes.*—Brushes about 6 inches in length with tapering handles and fine hair brushes about $\frac{3}{4}$ -inch in width, even though imported for cosmetic purposes are classifiable under the provision for Artists' brushes and hair pencils, in *items 750.50-750.60*, TSUS, depending on value, since chief use is not clearly shown to be cosmetic. Brush of similar size but having a bulbous protrusion where brush hair is inserted is classifiable as a Toilet brush * * * in *items 750.45-750.47*, TSUS, depending on value, as other uses not demonstrated. Bureau letter dated August 21, 1967. (490.01)

T.D. 67-209(3) *Calcium carbonate. Dusting powder.*—Dusting powder for use on rubber and rubber-like elastomers made of 95 percent precipitated chalk and 5 percent calcium stearate, is classifiable under the provision for Calcium carbonate: * * * Precipitated, in *item 472.24*, TSUS. Bureau letter dated August 21, 1967. (416.2)

T.D. 67-209(4) *Chemical compounds, organic.*—Inosine 5'-monophosphoric acid, disodium salt, and guanosine 5'-monophosphoric acid, disodium salt, not derived from benzenoid materials, individually classifiable under the provision for Nitrogenous compounds: * * * Other: * * * Other, in *item 425.52*, TSUS; a mixture of the two compounds is classifiable under the provision for Mixtures of two or more organic compounds, in *item 430.00*, TSUS. Bureau letter dated August 16, 1967. (411.5)

T.D. 67-209(5) *Electrical ignition and starting equipment for internal combustion engines. Capacitive-discharge automotive ignition system.*—Capacitive-discharge automotive ignition system consisting of a distributor, coil and amplifier classifiable under the provision for Other electrical starting and ignition equipment for internal combustion engines, in *item 683.60*, TSUS. Bureau letter dated August 21, 1967. (431)

T.D. 67-209(6) *Footwear. Slippers.*—Footwear which meets the definition for slippers, whether turned or not, are classifiable under the provisions for Slippers, in *item 700.32*, TSUS, rather than under the provisions for turn or turned footwear as the provision for slippers is more specific than the provision for turn or turned footwear. Bureau letter dated August 17, 1967. (455.44)

T.D. 67-209(7) *Household, table, or kitchen articles, nspj, of base metal. Feeding spoon.*—Infants feeding spoon of stainless steel with the bowl portion of the spoon being covered with a vinyl coating, not containing a working edge or surface of a material specified in *Schedule 6, Part 3, Subpart E, Headnote 1*, TSUS, is precluded from classification in Subpart E, and is, therefore, classifiable under the provision for Articles not specially provided for of a type used for household, table, or kitchen use * * * all the foregoing and parts thereof, of metal: * * * Articles, wares, and parts, of base metal, not coated or plated with precious metal: Of iron or steel: Not enameled or glazed with vitreous glasses: * * * Other, in *item 653.95*, TSUS. Bureau letter dated August 22, 1967. (424.14)

T.D. 67-209(8) *Inorganic compounds. Silane.*—100 percent silane gas, to be used in the production of semiconductors or integrated circuits, is classifiable under the provision for Other inorganic compounds: * * * Other, in *item 423.00*, TSUS. Bureau letter dated August 21, 1967. (418.114)

T.D. 67-209(9) *Lamps, discharge. Tubes, neon.*—Neon glow tubes, assembled into probes or screwdrivers and used as sparkplug ignition testers, which produce light by a glow discharge between two electrodes in an evacuated envelope into which a small quantity of gas or vapor has been introduced, classifiable under the provision for Electric discharge lamps, in *item 687.10*, TSUS. Bureau letter dated August 10, 1967. (431.51)

T.D. 67-209(10) *Microscopes, compound, optical. Capiloscope.*—An optical device expressly designed to project hair on a normal six inch screen, thereby increasing the hair's volume one hundred to one thousand times its normal size. It is used by the hairstylist to detect various deficiencies invisible to the naked eye. It functions both as a

microscope and as a projector, classifiable under the provision for Compound optical microscopes * * * provided with means for photographing or projecting the image * * *: Compound optical microscopes: * * * Provided with means for projecting the image, in item 708.75, TSUS. Bureau letter dated August 23, 1967. (443.57)

T.D. 67-209(11) Nitrogenous compounds. Cytosine Arabinoside free base. *Definitions and Words and Phrases:* "drugs".—Cytosine Arabinoside free base, the only demonstrated medicinal use of which has been experimental, classifiable under the provision for Nitrogenous compounds: * * * Other: * * * Other, in item 425.52, TSUS, and not under the provision for Drugs, not provided for in subpart A or B of this part (Schedule 4, Part 3): * * * Other, including synthetic drugs, in item 439.50, TSUS, in view of the definition of the term "drugs" in Schedule 4, Part 3, Headnote 2. Bureau letter dated August 23, 1967. (417.0)

T.D. 67-209(12) Parts of generators. Steel shapes.—Semi-fabricated steel shapes which, when assembled, will form a vessel used to contain certain gases which serve as an insulating envelope for a Van de Graaff electrostatic generator, classifiable under the provision for Generators * * * which are electrical goods, and parts thereof: * * * Other, in item 682.60, TSUS. Bureau letter dated August 15, 1967. (423.11)

T.D. 67-209(13) Parts of purifying machinery and apparatus. Plates.—Plates for air cleaners, which trap impurities such as dust and smoke by means of electrostatic precipitation, are classifiable under the provision for "parts" of Purifying machinery and apparatus for liquids or gases * * *: * * * Other, in item 661.95, TSUS. Bureau letter dated August 15, 1967. (426.13)

T.D. 67-209(14) Photographic film reels and reel cans. Film reels.—Stainless steel film reels used to hold rolls of exposed photographic film in developing tanks classifiable under the provision for Photographic film reels, in item 722.80, TSUS. Bureau letter dated August 21, 1967. (443.6)

T.D. 67-209(15) Plastic articles. Bearing stock.—Plastic bearing stock, consisting of a hollow material with an overall diameter of $\frac{3}{4}$ inch, having an exterior of black epoxy resin, an inner diameter of approximately $\frac{1}{2}$ inch, with the inner surface consisting of a thin layer of polytetrafluoroethylene (Teflon) resin, and having a seam, is classifiable under the provision for Articles not specially provided for, of * * * plastics: * * * Other, in item 774.60, TSUS. Bureau letter dated August 16, 1967. (418.44)

T.D. 67-209(16) Potassium compounds. Sodium compounds.

Azides.—Since neither potassium or sodium azide is chiefly used in the manufacture of detonating devices, they are not classifiable under *item 485.20*, TSUS. Rather, sodium azide is classifiable under the provision for Sodium compounds: * * * Other, in *item 421.62*, TSUS, and Potassium azide under the provision for Potassium compounds: * * * Other, in *item 420.36*, TSUS. Bureau letter dated August 25, 1967. (415.3)

T.D. 67-209(17) *Radio remote control apparatus. Garage door opener*.—Remote control system used for the remote control of residential type garage doors, consisting of a receiver unit constructed as a decoder, and a portable transmitter which sends a signal to the receiver from a remote location to activate the door, classifiable under the provision for Radio remote control apparatus, in *item 685.60*, TSUS. Bureau letter dated August 17, 1967. (431)

T.D. 67-209(18) *Rags. Acrylic overlocks*.—Carbonized acrylic overlocks, byproducts of the manufacture of textile articles, which result from cutting up of worn or damaged material containing part of the seam, are classifiable under the provision for Rags: * * * Other: * * * Of man-made fibers, in *item 390.50*, TSUS. Bureau letter dated August 21, 1967. (417.44)

T.D. 67-209(19) *Studs, iron or steel. Stud anchor*.—Nose cone stud anchor which is used to attach fixtures to masonry and which is a 1¾ inches by ¼ inch round piece, threaded and knurled and with a spring and round wedge type piece at one end, is classifiable under the provision for Studs, in *item 646.57*, TSUS. If imported with a lock washer attached, it is classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated August 18, 1967. (424.442)

T.D. 67-209(20) *Ticket issuing machines. Automatic ticket vending machine*.—A machine for dispensing tickets in desired amounts, together with change if required, when coins are fed into the machine and a selected number pressed, and containing calculating devices which indicate quantities of tickets issued and total sales made, classifiable under the provision for Ticket-issuing machines * * * incorporating a calculating mechanism: * * * Other, in *item 676.25*, TSUS. Bureau letter dated August 22, 1967. (434)

T.D. 67-209(21) *Wire of base metal. Solder wire*.—Lead-tin solder wire having a diameter of .071 inch and a composition of 60 percent tin and 40 percent lead, classifiable under the provision for Wire, rods, tubes * * * of base metal or of metal carbides, coated or cored with flux, of types used for soldering, brazing, welding or deposition of metal or metallic carbides; * * *: Lead-tin solders, in *item 653.10*, TSUS. Bureau letter dated August 28, 1967. (426.43)

(T.D. 67-210)

Foreign currencies—Argentine peso, Denmark krone

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso and Denmark krone

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 11, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from September 5 through 8, 1967, rate of \$0.00285033.

Denmark krone:

September 5, 1967-----	\$0.144100
September 6, 1967-----	.144112
September 7, 1967-----	.144065
September 8, 1967-----	.144033

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).
(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

(T.D. 67-211)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
Washington, D.C., September 6, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

By virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President by Executive Order No. 10289, September 17, 1951 (3 CFR, Ch. II), and pursuant to authorization given to me by Treasury Department Order

No. 190, Rev. 4 (30 F.R. 15769), the designation of St. Augustine, Florida, as a customs port of entry in the Tampa, Florida, customs district (Region IV), is revoked, effective 30 days after publication of this Treasury Decision in the Federal Register.

Notice of the proposed revocation of St. Augustine, Florida, as a customs port of entry in the Tampa, Florida, customs district (Region IV), was published in the Federal Register on May 20, 1967 (32 F.R. 7499). No objections to the proposal were received.

Section 1.2(c) of the Customs Regulations is amended by deleting from the column headed "Ports of entry" in the Tampa, Florida, customs district (Region IV) "St. Augustine."

(80 Stat. 379, sec. 1; 37 Stat. 434, sec. 1; 38 Stat. 623, as amended; R.S. 251, sec. 624; 46 Stat. 759; 5 U.S.C. 301; 19 U.S.C. 1, 2, 66, 1624.) (192-18.1)

MATTHEW J. MARKS,
Acting Assistant Secretary of the Treasury.

[Published in the Federal Register September 13, 1967 (32 F.R. 12999)]

(T.D. 67-212)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 11, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
B & R Trucking, 684 Fourth St., El Cajon, Calif., motor carrier; Reliance Ins. Co.	July 31, 1967	Aug. 2, 1967	-----	Seattle, Wash.; \$10,000
Blue Ribbon Express, Inc., Pier 66, North River, N.Y., freight forwarder; Fidelity & Casualty Co.	June 28, 1967	Dec. 6, 1967	Aug. 7, 1967	New York, N.Y.; \$50,000
Blue Ribbon Express, Inc., 201 Eleventh Ave., New York, N.Y., freight forwarder; Home Indemnity Co.	July 21, 1967	Aug. 7, 1967	-----	New York, N.Y.; \$50,000
Checker Express Co., 2033 South Morgan, Chicago, Ill., and its subsidiary Commercial Truckers, Inc., 1515-16th St., Racine, Wis., motor carrier; General Ins. Co. of America.	May 17, 1967	Aug. 31, 1967	-----	Milwaukee, Wis.; \$10,000
Clark Transfer, Inc., 829 North 29th St., Philadelphia, Pa., motor carrier; Liberty Mutual Ins. Co.	Oct. 23, 1966	Oct. 25, 1966	Aug. 17, 1967	Philadelphia, Pa.; \$10,000.

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Cleveland & Buffalo Transit Co., Inc., 3621 Lakeside Ave., Cleveland, Ohio, motor carrier; Indemnity Ins. Co. of North America	Jan. 17, 1955	Feb. 4, 1955	Aug. 15, 1967	Cleveland, Ohio; \$10,000
Everett Lowrance, P.O. Box 10216, New Orleans, La., motor carrier; The Travelers Indemnity Co.	Aug. 29, 1967	Aug. 31, 1967	-----	New Orleans, La.; \$25,000
Far Aviation Corp., 111 Broadway, New York, N.Y., air carrier; St. Paul Fire & Marine Ins. Co.	Aug. 16, 1967	Aug. 16, 1967	-----	New York, N.Y.; \$50,000
Fleet Motor Lines, Inc., P.O. Box 234, Tonawanda, N.Y., motor carrier; Nationwide Mutual Ins. Co.	Jan. 20, 1967	Jan. 24, 1967	Aug. 14, 1967	Buffalo, N.Y.; \$25,000
Fleet Motor Lines, Inc., Wales Ave., Tonawanda, N.Y., motor carrier; Fidelity & Deposit Co. of Md.	Aug. 8, 1967	Aug. 14, 1967	-----	Buffalo, N.Y.; \$25,000
Lasham Cartage Co., P.O. Box 956, Danla, Fla., motor carrier; The Aetna Casualty & Surety Co.	June 28, 1967	Aug. 4, 1967	-----	Miami, Fla.; \$10,000
Morrison Motor Freight, Inc., 1100 East Jenkins Blvd., Akron, Ohio, motor carrier; The Travelers Indemnity Co.	June 27, 1967	Aug. 15, 1967	-----	Cleveland, Ohio; \$10,000
Pacific Northern Airlines, Inc., 400 Norton Bldg., Seattle, Wash., air carrier; Hartford Accident & Indemnity Co.	May 29, 1962	June 25, 1962	Aug. 2, 1967	Seattle, Wash.; \$10,000
Portland-Seattle Freight Lines, Inc., 1717-6th Ave. South, Seattle, Wash., motor carrier; United Pacific Ins. Co.	Apr. 6, 1966	Apr. 20, 1966	Aug. 23, 1967	Seattle, Wash.; \$10,000
Seattle Transfer & Storage Co., 26 South Hanford St., Seattle, Wash., motor carrier; Fidelity & Deposit Co. of Md.	Aug. 8, 1967	Aug. 29, 1967	-----	Seattle, Wash.; \$15,000
Slaughter Beverage Transport, R.R. 1, Smyrna, Del., motor carrier; The Home Indemnity Co.	Dec. 9, 1966	Dec. 19, 1966	Aug. 7, 1967	Philadelphia, Pa.; \$25,000
Slaughter Beverage Transport, Smyrna, Del., motor carrier; New Hampshire Ins. Co.	Aug. 8, 1967	Aug. 10, 1967	-----	Philadelphia, Pa.; \$25,000
Wm. Spencer & Son Corp., 19 Rector St., New York, N.Y., motor carrier; American Surety Co. of N.Y.	Aug. 1, 1955	Aug. 4, 1955	Aug. 9, 1967	New York, N.Y.; \$25,000
Wm. Spencer & Son Corp., 19 Rector St., New York, N.Y., motor carrier; Federal Ins. Co.	July 12, 1967	Aug. 9, 1967	-----	New York, N.Y.; \$25,000
Transportes Azteca, E. Blackwell St., Dover, N.J., motor carrier; U.S. Fidelity & Guaranty Co.	July 28, 1967	Aug. 16, 1967	-----	New York, N.Y.; \$25,000
Tucker Freight Lines, Inc., 1415 South Olive St., South Bend, Ind., motor carrier; The Great American Ins. Co.	June 18, 1959	July 20, 1959	July 24, 1967	Chicago, Ill.; \$10,000
Vickers Towing Co., Inc., P.O. Box 1135, Greenville, Miss., water carrier; Hartford Accident & Indemnity Co.	Aug. 23, 1967	Aug. 29, 1967	-----	New Orleans, La.; \$50,000

(241. 2)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-213)

Cotton textiles—Restriction on entry

Restriction on entry of cotton textiles in category 15, manufactured or produced in Brazil

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 12, 1967.

There is published below the directive of August 28, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textiles in category 15, manufactured or produced in Brazil.

This directive was published in the Federal Register on September 1, 1967 (32 F.R. 12700), by the Interagency Textile Administrative Committee.

(343.3)

LESTER D. JOHNSON,
Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230
PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

August 28, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible after August 28, 1967, and for the twelve-month period beginning June 30, 1967 and extending through June 29, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Category 15, produced or manufactured in Brazil, in excess of a level of restraint for the period of 635,000 square yards.

In carrying out this directive entries of cotton textiles and cotton textile products in Category 15 produced or manufactured in Brazil

and which have been exported to the United States prior to June 30, 1967 shall not be subject to this directive.

A detailed description of categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Brazil and with respect to imports of cotton textiles and cotton textile products from Brazil have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-214)

Clearance—Customs Regulations amended

Section 4.68 of the Customs Regulations, relating to granting vessel clearances,
amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

Pursuant to the provisions of sections 2 and 3, Public Law 89-777 (46 U.S.C. 817d, 817e), relating to financial responsibility for death or injury to passengers and indemnification of passengers for non-performance of transportation, clearance is to be refused certain vessels embarking passengers at United States ports which do not have evidence supplied by the Federal Maritime Commission that the provisions of those sections have been complied with. Section 3

became effective May 5, 1967, and section 2 became effective August 7, 1967.

Section 4.68 of the Customs Regulations is therefore amended by adding a new paragraph (c) to read as follows:

(c) No vessel having berth or stateroom accommodations for fifty or more passengers and embarking passengers at United States ports shall be granted a clearance at the port or place of departure from the United States unless it is established that the vessel has valid certificates issued by the Federal Maritime Commission evidencing compliance with sections 2 and 3 of Public Law 89-777 (46 U.S.C. 817d, 817e).

The citation of authority for section 4.68 is amended to read as follows:

(R.S. 4573, secs. 2, 3, 80 Stat. 1356, 1357; 46 U.S.C. 674, 817d, 817e.) (80 Stat. 379; 5 U.S.C. 301.)

(212.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved September 11, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register September 16, 1967 (32 F.R. 13186)]

(T.D. 67-215)

*Coastwise transportation of empty cargo vans and shipping tanks by
Irish vessels—Customs Regulations amended*

Section 4.93(b), Customs Regulations, amended to add Ireland to the list of countries whose registered vessels are permitted to transport empty cargo vans, lift vans, and shipping tanks coastwise

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

On the basis of information obtained and furnished by the Department of State, it is found that the Government of Ireland extends to vessels of the United States in ports of Ireland privileges reciprocal

to those provided for in section 4.93(a) of the Customs Regulations. Vessels of Ireland are therefore entitled to the privileges granted by this section.

Accordingly, section 4.93(b) of the Customs Regulations is amended by the insertion of "Ireland" in appropriate alphabetical order in the list of countries in that section.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759, sec. 2, 23 Stat. 118, as amended, sec. 27, 41 Stat. 999, as amended; 5 U.S.C. 301, 19 U.S.C. 66, 1624, 46 U.S.C. 2, 883.)

(216.131)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved September 11, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register September 16, 1967 (32 F.R. 13186)]

(T.D. 67-216)

Final list status of certain television camera components

Decision in Reap. Dec. 11264 holding that certain television camera parts, zoom lenses, fixed focus lenses, or parts of these lenses, were included in the final list, T.D. 54521, limited

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 13, 1967.

In the case of *Albion Optical Co. (Harper, Robinson) v. United States* (February 21, 1967), Reap. Dec. 11264, the United States Customs Court in an appeal to reappraisal, pursuant to a stipulation of the parties therein, ruled that certain merchandise involved therein appears on the final list, T.D. 54521, as an incident of its determination of the proper appraised value of the merchandise.

Among the articles were certain items which could be described as "zoom lenses or fixed focus lenses, and parts of these lenses, wholly or in chief value of metal," which are, in the opinion of the Bureau, excluded from the final list as "Television apparatus, and parts thereof (except cameras), wholly or in chief value of metal".

Therefore, pending a new ruling by the Court on the final list status of such merchandise, the decisions in Reap. Dec. 11264 will be limited

to the merchandise which was the subject of the appeal to reappraise-ment in that case.

(332.1)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register September 19, 1967 (32 F.R. 13237)]

(T.D. 67-217)

Cotton textiles—Restriction on entry

Restriction on entry of cotton textile products in category 45, manufactured or produced in Malaysia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 13, 1967.

There is published below the directive of August 28, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textile products in category 45, manufactured or produced in Malaysia.

This directive was published in the Federal Register on September 1, 1967 (32 F.R. 12700), by the Interagency Textile Administrative Committee. A correction was published in the Federal Register on September 7, 1967 (32 F.R. 12813).

(343.3)

LESTER D. JOHNSON,
Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230
PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

August 28, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective August 30, 1967 and for the

twelve-month period extending through August 29, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Category 45, produced or manufactured in Malaysia, in excess of a level of restraint for the period of 79,974 dozen.

In carrying out this directive, entries of cotton textiles and cotton textile products in Category 45 produced or manufactured in Malaysia, which have been exported to the United States from Malaysia prior to August 30, 1967, shall, to the extent of any unfilled balances, be charged against the level of restraint established for such goods during the period August 30, 1966 through August 29, 1967 in accordance with the directive of March 31, 1967. In the event that the above level of restraint has been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

A detailed description of Category 45 in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Malaysia and with respect to imports of cotton textiles and cotton textile products from Malaysia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-218)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 18, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from September 11 through 15, 1967, rate of \$0.00285033.

Denmark krone:

September 11, 1967-----	\$0.144040
September 12, 1967-----	.144118
September 13, 1967-----	.144200
September 14, 1967-----	.144240
September 15, 1967-----	.144250

Hong Kong dollar:

Official rate of \$0.173750* for the period from August 14 through 18, 1967 and the following Free* rates:

August 14, 1967-----	\$0.172711
August 15, 1967-----	.172748
August 16, 1967-----	.172860
August 17, 1967-----	.172935
August 18, 1967-----	.172898

Iran rial:

For the period from August 14 through 18, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from August 14 through 18, 1967, rate of \$0.254950*.

Thailand baht (tical):

For the period from August 14 through 18, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-219)

Countervailing duties—Customs Regulations amended

To provide for a public notice inviting comments on questions whether a bounty or grant is being paid or bestowed. Section 16.24, Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 16—LIQUIDATION OF DUTIES

To provide more orderly procedures for the Bureau of Customs and the Treasury Department to carry out their responsibilities under section 303 of the Tariff Act of 1930 (19 U.S.C. 1303) relating to countervailing duties, it is both desirable and appropriate to amend the Customs Regulations to provide for the issuance of a notice, to be published in the Federal Register, announcing when questions of whether bounties or grants are being paid or bestowed in particular circumstances are under investigation and consideration. The notice would invite written comments from interested persons.

Accordingly, section 16.24 of the Customs Regulations is amended, as follows:

Section 16.24(d) is amended to read as follows:

(d) Upon receipt by the Commissioner of Customs of any communication submitted pursuant to paragraph (a), (b), or (c), of this section and found to comply with the requirements of the pertinent paragraph, the Commissioner will cause such investigation to be made as appears to be warranted by the circumstances of the case. If he determines that the information presented in such communication is patently in error, he shall so advise the person who submitted the information and the case shall be closed. Otherwise, the Commissioner, with the approval of the Secretary of the Treasury, shall publish a notice in the Federal Register that a communication has been submitted pursuant to paragraph (a), (b), or (c) of this section. The notice shall invite interested persons to submit written comments with respect to the matter within such time as is specified in the notice.

Section 16.24(e) is amended by striking the words "If it" and substituting in lieu thereof the following: "If, after consideration of such written comments as are received in response to the notice provided for in subparagraph (d) of this section and other relevant data, it".

The foregoing amendments are effective upon publication of this Treasury Decision in the Federal Register.

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624).
(644)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved September 11, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register September 20, 1967 (32 F.R. 13276)]

(T.D. 67-220)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 15, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner.
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-220(1) *Articles of textile materials, nsfp. Hemmed material for use in curtains.*—Pieces of unornamented knit curtain fabric of man-made fibers stitched together and hemmed at top and bottom, in continuous lengths with no lines of demarcation to indicate dimensions of individual curtains to be cut, classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles, not ornamented: * * * Of man-made fibers: Knit, in *item 389.40*, TSUS. Bureau letter dated August 29, 1967. (474.64)

T.D. 67-220(2) *Bulbs. Onion bulbs.*—Onion bulbs which have been treated so as to render them unfit for human consumption and which are to be planted to produce seed are classifiable under the provisions for Bulbs * * *: * * * Other, imported for horticultural purposes, in *item 125.30*, TSUS. Bureau letter dated August 29, 1967. (462.231)

T.D. 67-220(3) *Cements, nspf. Spray adhesive.*—An all purpose spray adhesive, containing a synthetic rubber, benzenoid plastics material and organic solvent, in both bulk form and aerosol container, is classifiable under the provision for Cements, not specially provided for, in *item 494.60*, TSUS. Bureau letter dated September 7, 1967. (418.41)

T.D. 67-220(4) *Clamps. Vacuum clamp.*—A device consisting of a tubular frame which has a hydraulic ram and two rubber suction pads and an electric motor for operating a vacuum pump to create suction, used in ship yards and heavy industry for holding steel while it is being welded, classifiable under the provision for Clamps, in *item 649.37*, TSUS. Bureau letter dated August 29, 1967. (434)

T.D. 67-220(5) *Electrical articles, nspf. Insect killer.*—An electrical device consisting of an ultra violet light source and a charged metal grid which electrocutes flying insects on contact, attracted to it by the light, classifiable under the provision for Electrical articles * * * not specially provided for, in *item 688.40*, TSUS. Bureau letter dated August 30, 1967. (431)

T.D. 67-220(6) *Figurines, rubber or plastics. Miniature squirrel.*—A sitting 2½ inch flocked plastic hollow squirrel with a bushy fur tail, extremely fragile in nature and incapable of withstanding manipulation by either children or adults, chiefly used as a "Whatnot" article for hobby collectors of miniature animals for decorative purposes or sold for use by the florist trade for decorative effects, is classifiable under the provision for Figurines, of rubber or plastics, in *item 773.10*, TSUS. Bureau letter dated June 17, 1965 (418.14), is hereby modified accordingly. Bureau letter dated August 30, 1967. (492.1)

T.D. 67-220(7) *Glass. British structural glass.*—Opaque wall facing with a smooth, brilliant surface, made by the float glass process with coloring material added during manufacture, not toughened, and without a coating or enamelling with a thin layer of colored glass on one surface, classifiable under the provision for Glass (including * * * float glass) * * * in rectangles, ground or polished on one or both surfaces in whole or in part, but not further processed: * * * Colored * * * glass: according to thickness and facial area, in *items 543.61 through 543.69*, TSUS. This glass, if coated or enamelled on one surface with a thin layer of colored glass, classifiable under the provision for Glass * * * whether in rectangles or cut to other than rectangular shape subjected to * * * coating * * * enamelling

* * *: according to thickness, in *items 544.14 and 544.17*, TSUS. Bureau letter dated August 29, 1967. (443.32)

T.D. 67-220(8) *Glass articles, nspf. Sand timer.*—Fifteen second glass sand timer, without a base or holder, measuring $1\frac{3}{4}$ inches in length, with green colored sand, after importation to be enclosed in a plastic pen barrel or a clear plastic cap of a ball point pen or a mechanical pencil for use by doctors in taking a pulse count, is different from the two and three minute glass sand timers which, after importation, are combined with stands or holders and are chiefly used in the household as egg timers or telephone timers, in that the fifteen second glass sand timers are finished parts of an article for use by doctors; accordingly, these fifteen second glass sand timers are classifiable under the provision for Articles not specially provided for, of glass: * * * Other, in *item 548.05*, TSUS. Bureau letter dated September 1, 1967. (443.4)

T.D. 67-220(9) *Hair, articles of, nspf. Pony hair.*—Pony hair in small bundles, about 1 inch in length, shaped and gummed at one end and tied at the other, apparently to be used as brush heads, are classifiable under the provision for Articles not specially provided for: * * * Of hair, in *item 792.75*, TSUS. Bureau letter dated August 31, 1967. (473.72)

T.D. 67-220(10) *Household articles, nspf, of metal. Wood boxes.*—Wooden boxes, lined with textile fabric and containing a musical movement, the chief value of the box being the metal movement, classifiable under the provision for Articles not specially provided for of a type used for household * * * use * * *: * * * Articles * * * of base metal, not coated or plated with precious metal: * * * Other, in *item 654.20*, TSUS. Bureau letter dated September 7, 1967. (481.311)

T.D. 67-220(11) *Iron or steel articles, nspf. Orthodontic brackets.*—Stainless steel orthodontic brackets used in connection with ligature wires in order to straighten children's teeth, classifiable under the provision for Articles of iron or steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated September 1, 1967. (426.851)

T.D. 67-220(12) *Limestone articles. Barium sulfate. Dry ballast.*—Dry ballast for heavy tractor tires for farm and industrial use, one type consisting of calcium carbonate and minor amounts of other materials classifiable under the provision for articles of limestone * * * Other: Not decorated, *item 514.41*, TSUS; the type

composed of barium sulfate and small amounts of other materials is classifiable under the provision for Barium Sulfate: Natural * * *: * * * Ground, in *item 472.12*, TSUS. Bureau letter dated August 28, 1967. (442.3)

T.D. 67-220(13) *Machines, non-optical, for measuring or checking, nsf. Particle size analyzer.*—Particle size analyzer which registers the size and number of particles appearing on the transparent photographs of sample materials by adjusting the diameter of a light spot to match the size of the particles and registering on a related counter the number of adjustments, classifiable under the provision for Non-optical measuring or checking instruments, apparatus and machines not specially provided for * * *: * * *: Other, in *item 710.80*, TSUS. Bureau letter dated August 28, 1967. (426.846)

T.D. 67-220(14) *Machines, nsf. Belt lacing machine.*—Belt lacing machine used for pressing the hooks into the end of a belt for the purpose of joining two belt ends; the belt and the hooks are placed in the machine and by exerting pressure on the handle the hooks are forced into the belt, classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated September 8, 1967. (434)

T.D. 67-220(15) *Pesticides, benzenoid. "2,4,5-T".—"2,4,5-T",* an herbicide used to control woody plants is classifiable under the provision of Products obtained, derived, or manufactured in whole or in part from any product provided for in subpart A or B of Part 1, Schedule 4: * * * Pesticides, in *item 405.15*, TSUS. Bureau letter dated August 29, 1967. (411.4)

T.D. 67-220(16) *Seeds, garden field. Hybrid grain.*—A hybrid grain called Triticale which is a cross between wheat and rye is not classifiable under the eo nomine provisions for wheat or rye but under the provisions for Field seeds, not specially provided for: * * * Other, in *item 127.10*, TSUS. Bureau letter dated August 31, 1967. (467.2)

T.D. 67-220(17) *Toys, nsf. Toy gun and ball-point pen.*—Combination toy gun and ball-point pen, considered primarily a plastic toy pistol in the shape of a ball-point pen, since the toy gun feature predominates over the pen feature, it is classifiable under the provision for Toys * * * not specially provided for: * * * Other, in *item 737.90*, TSUS. Bureau letter dated August 9, 1967. (492.13)

T.D. 67-220(18) *Veterinary instruments and apparatus. Bleeding needle and vial.*—Combination bleeding needle and shipping vial, consisting of a testing tube of special polyethylene having a capacity of 15 cc and a ground ferrule in crystal polystyrol with a fixed stainless steel needle of 20/10 mm in diameter, used to make bovine and horse blood tests in which the blood flows into the tube by gravity and not by pressure applied by the instrument. The ferrule and the needle are removed and the cap affixed to the bottom of the tube is placed on the top of the tube in order to form a shipping container which can be labeled and sent to the laboratory for testing, classifiable under the provision for Veterinary instruments and apparatus * * * : * * * Other: * * * Other, in *item 709.27*, TSUS. Bureau letter dated August 29, 1967. (426.85)

T.D. 67-220(19) *Waste, scrap, nspf. Cotton waste. Plastics waste. Definitions and Words and Phrases: "waste".*—Scrap cuttings consisting of cotton and polyvinyl chloride, in chief value of cotton, obtained in the manufacture of transmission and conveyor belting, classifiable under the provision for Waste and scrap not specially provided for, in *item 793.00*, TSUS, and not under the provision for Waste and advanced waste, of cotton * * * : * * * Other: Having a length under 1½ inches, in *item 300.45*, TSUS. *Schedule 3, Part 1, Headnote 1(a)*, stating the term "waste" means all fiber, yarn, and thread wastes, including wastes obtained in the production of continuous and noncontinuous fibers, yarns, and threads, such as gin motes, scutcher waste (including tow), picker waste, card waste, top waste, comber waste (including noils), hackling waste (including tow), sliver waste, roving waste, ring waste, throwster (twister or pleyer) waste, fly sweepings, and willowed wastes, and including fiber, yarn, and thread wastes obtained in the production of other textile products (i.e., products other than fibers, yarns, or threads) or otherwise obtained, noted, and not classifiable under the provision for Waste and scrap, of * * * plastics, fit only for remanufacture: Cellulose acetate, in *item 771.05*, TSUS. Bureau letter dated August 30, 1967. (472.322)

T.D. 67-220(20) *Wood articles, nspf. Trolls.*—Wooden trolls, one carved from a single 1 inch block of wood, the other consisting of a pine cone body, wire arms covered with chenille, a paper head with long hair, and wooden feet, in chief value of wood, both trolls having been authenticated by folk art experts in Sweden, are classifiable under the provision for Articles not specially provided for, of wood, in *item 207.00*, TSUS. Bureau letter dated August 25, 1967. (497.3)

(T.D. 67-221)

Countervailing duties—Sugar content of certain articles from Australia

Net amount of bounty declared for the month of July 1967 for products of Australia subject to the countervailing duty order published in T.D. 54582. Section 16.24 (f), Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 16—LIQUIDATION OF DUTIES

The Bureau of Customs accepted a suggestion that the countervailing duties to be imposed on the sugar content of certain articles from Australia be published monthly instead of semiannually.

The Treasury Department is in receipt of official information that the rates of bounties or grants paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930 (19 U.S.C. 1303), on the exportation during the month of July 1967, of approved fruit products and other approved products containing sugar amounted to Australian \$109.10 per 2,240 pounds of sugar content.

The net amount of bounties or grants on the above-described commodities which are manufactured or produced in Australia is hereby ascertained, determined, and declared to be Australian \$109.10 per 2,240 pounds of sugar content. Additional duties on the above-described commodities, except those commodities covered by T.D. 55716 (27 F.R. 9595), whether imported directly or indirectly from that country, equal to the appropriate net amount of the bounty shown above shall be assessed and collected.

In view of the change in the periods to be covered by countervailing duty orders relating to the sugar content of certain articles from Australia, only the three last Treasury decisions publishing such orders will be listed at any one time in the table in section 16.24 (f) of the Customs Regulations.

The table in section 16.24 (f) of the Customs Regulations is amended by inserting after the last line under "Australia—Sugar content of certain articles" the number of this Treasury decision in the column headed "Treasury Decision" and the words "New rate" in the column headed "Action." The table in section 16.24 (f) is further amended by

deleting therefrom under "Australia—Sugar content of certain articles" the number 67-74 in the column headed "Treasury Decision" and the words "New rates" appearing opposite such number in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624.)
(644)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved September 19, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register September 26, 1967 (32 F.R. 13445)]

(T.D. 67-222)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 25, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

September 18, 1967.....	\$0.00284763
September 19, 1967.....	.00285303
September 20, 1967.....	.00285303
September 21, 1967.....	.00285303
September 22, 1967.....	.00285303

Denmark krone:

September 18, 1967.....	\$0.144254
September 19, 1967.....	.144225
September 20, 1967.....	.144221
September 21, 1967.....	.144200
September 22, 1967.....	.144175

Hong Kong dollar:

Official rate of \$0.173750* for the period from August 21 through 25, 1967 and the following Free* rates:

August 21, 1967-----	\$0.172935
August 22, 1967-----	.172898
August 23, 1967-----	.172786
August 24, 1967-----	.172786
August 25, 1967-----	.172711

Iran rial:

For the period from August 21 through 25, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from August 21 through 25, 1967, rate of \$0.254950*.

Thailand baht (tical):

For the period from August 21 through 25, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-223)

White or Irish potatoes, other than certified seed—Tariff-rate quota

Tariff-rate quota for the quota year beginning September 15, 1967, for white or Irish potatoes, other than certified seed

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 22, 1967.

The tariff-rate quota for white or Irish potatoes, other than certified seed, pursuant to item 137.25, Tariff Schedules of the United States, for the 12-month period beginning September 15, 1967, is 45,000,000 pounds.

The estimate of the production of white or Irish potatoes, including seed potatoes, in the United States for the calendar year 1967, made by the United States Department of Agriculture as of September 1, 1967, was 29,793,500,000 pounds.

In accordance with headnote 2, part 8A of schedule 1, Tariff schedules of the United States, the quantity is not increased because the estimated production is greater than 21,000,000,000 pounds.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

[Published in the Federal Register September 28, 1967 (32 F.R. 13598)]

(T.D. 67-224)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 22, 1967.

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/ district director; amount
American Industries, Inc., Atlanta, Ga.; The Aetna Casualty & Surety Co.	Dec. 19, 1964	Jan. 22, 1965	Aug. 25, 1967	Savannah, Ga.; \$10,000
Amerind Shipping Corp., 17 Battery Place, New York, N.Y.; American Casualty Co.	Sept. 8, 1967	Sept. 8, 1967	-----	New York, N.Y.; \$10,000
Armour Agricultural Chemical Co., & Industrial Nitrogen Div., Meta Lane, Lodi, N.J.; St. Paul Mercury Ins. Co.	Aug. 15, 1967	Aug. 23, 1967	-----	New York, N.Y.; \$10,000
Black Diamond Steamship Corp., 2 Broadway, New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Mar. 9, 1963	Apr. 26, 1963	Sept. 5, 1967	New York, N.Y.; \$10,000
Eagle, Inc., 801 N.E., 2nd Ave., Miami, Fla.; Fidelity & Deposit Co. of Md.	Sept. 6, 1967	Sept. 11, 1967	-----	Miami, Fla.; \$10,000
F.W. Hartmann & Co., Inc., 21 West St., New York, N.Y.; St. Paul Fire & Marine Ins. Co.	Aug. 21, 1967	Aug. 22, 1967	-----	New York, N.Y.; \$10,000
Kasser Distillers Products Corp., S.E. Corner Third & Luzerne St., Philadelphia, Pa.; Seaboard Surety Co.	Sept. 8, 1967	Sept. 12, 1967	-----	Philadelphia, Pa.; \$10,000
Harold E. Ludwig, Eastport, Idaho; Fidelity & Deposit Co. of Md.	July 4, 1964	July 15, 1964	Aug. 1, 1967	Great Falls, Mont.; \$10,000
McDonnell Douglas Corp., 3855 Lakewood Blvd., Long Beach, Calif.; St. Paul Mercury Ins. Co.	Sept. 12, 1967	Sept. 12, 1967	-----	Los Angeles, Calif.; \$10,000

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/ district director; amount
Fred Olsen Line Agency, 465 California St., San Francisco, Calif.; St. Paul Mercury Ins. Co.	Aug. 31, 1961	Aug. 31, 1961	Aug. 28, 1967	San Francisco, Calif.; \$10,000
Parvox, S.A., 44 Bahnhofstrasse, Zurich, Switzerland; The Travelers Indemnity Co.	July 12, 1967	July 25, 1967	-----	Wilmington, N.C.; \$10,000
Shaw Brothers Shipping Co., 501 N.E., First Ave., Miami, Fla.; Fidelity & Deposit Co. of Md.	Aug. 3, 1967	Aug. 4, 1967	-----	Miami, Fla.; \$10,000
United Yarn Products Co., Inc., 160 Ward St., Paterson, N.J.; St. Paul Mercury Ins. Co.	Aug. 25, 1967	Aug. 28, 1967	-----	New York, N.Y.; \$10,000

(542.113)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-225)

Ports of entry—Customs Regulations amended

Changes in the Customs Field Organization. Section 1.2(c), Customs Regulations, amended

TREASURY DEPARTMENT,
Washington, D.C., September 21, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

Notice that it was proposed to change the boundaries of the Laredo, Texas, and Houston, Texas, customs districts in Region VI, was published in the Federal Register on June 30, 1967 (32 F.R. 9320). No objections to the proposal were received.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623 (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President in Executive Order No. 10289, September 17, 1951 (3 CFR, Ch II), and pursuant to authorization given to me by Treasury Department Order No. 190, Rev. 4 (30 F.R. 15769), all of that portion of the State of Texas lying north of 34 degrees north latitude is transferred from the Laredo, Texas, district to the Houston, Texas, district (Region VI).

To reflect this change, section 1.2(c) of the Customs Regulations is amended by redefining the geographical area of the Houston, Texas, customs district (Region VI), in the column headed "Area" as follows:

That part of the State of Texas lying north of 34 degrees north latitude and that part of the State of Texas lying east of 97 degrees west longitude, except the territory embraced in the Port Arthur and Galveston districts. Also, the counties of Dallas and Tarrant and the State of Oklahoma.

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 2, 66, 1624.)

This Treasury decision shall become effective 30 days after publication in the Federal Register.

(192-45.1)

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register September 28, 1967 (32 F.R. 13571)]

(T.D. 67-226)

Bonds

Approval and discontinuance of consolidated aircraft bonds (air carrier blanket bonds), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 26, 1967.

The following consolidated aircraft bonds have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with district director of customs; amount
The Flying Tiger Line, Inc., Lockheed Air Terminal, Burbank, Calif.; Royal Indemnity Co.	July 1, 1965	July 1, 1965	June 30, 1967	Los Angeles, Calif.; \$100,000
The Flying Tiger Line, Inc., 7401 World Way West, Los Angeles, Calif.; Royal Indemnity Co.	July 1, 1967	July 1, 1967	-----	Los Angeles, Calif.; \$100,000

The foregoing principal has been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-227)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 22, 1967.

The following are synopses of drawback rates and amendments issued May 29, to September 12, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations; and approvals under section 22.6 Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Beverages, carbonated.*—T.D. 55007-A, as amended by T.D.'s 55511-E, 55601-A, 55782-A, 67-14-C, 67-14-D, and 67-137-B, covering carbonated beverages manufactured under section 1313(b) by Cantrell & Cochrane Corp., a Del. corp., at its Garfield, N.J., factory with the use of liquid refined invert sugar, further *amended* to cover the said articles manufactured at the above-mentioned factory by Cantrell & Cochrane Corp., a N.J. corp., Garfield, N.J., *successor*.

Amendment effective on articles exported on and after December 1, 1966, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., July 19, 1967.

(B) *Blended powders (polytet alloy powders); insulated coaxial cable core; extruded or molded rods, tubes, sheets, and shapes.*—Manufactured under section 1313(a) by Ethylene Corp., Murray Hill, N.J., with the use of imported polytetrafluoroethylene (PTFE) resin powder and blended powders (polytet alloy powders) manufactured hereunder.

Rate effective on articles manufactured and exported on and after February 8, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., June 21, 1967.

(C) *Cherries, artificially colored or maraschino.*—Manufactured under section 1313(b) by S & W Fine Food Products Co., Redwood City, Calif., with the use of light sweet cherries.

Rate effective on articles manufactured on and after July 1, 1966, and exported on and after March 21, 1967.

Manufacturer's statement of May 4, 1967, forwarded to regional commissioner of customs, San Francisco, Calif., August 31, 1967.

(D) *Crane cars*.—Manufactured under section 1313(a) by Milford Crane & Machine Co., Inc., Milford, Conn., with the use of imported Perkins engines.

Rate effective on articles manufactured and exported on and after May 26, 1967.

Rate issued by regional commissioner of customs, New York, N.Y., September 5, 1967.

(E) *17-Alpha, hydroxyprogesterone (DON JJJ)*.—T.D. 54738-A, as amended, covering, among other things, 16 alpha methyl-1, 4 pregnadiene-17 alpha, 21 dihydroxy-3, 20 dione-21 acetate manufactured under section 1313(a) by Schering Corp., Bloomfield, N.J., at its factory located at Union, N.J., with the use of imported 16 alpha-methyl alloprognane-3 beta-OL-20-one, further *amended* to cover the article named in the above headnote hereto manufactured by the corporation at the same factory with the use of imported 5-pregnene-3 beta, 17 alpha-diol 20-one-3-acetate (DON-gg, a chemical intermediate).

Amendment effective on articles manufactured on and after April 1, 1964, and exported on and after July 1, 1964.

Amendment issued by regional commissioner of customs, New York, N.Y., June 27, 1967.

(F) *Lemonade, concentrated, frozen, canned*.—T.D. 55151-D, covering the foregoing product manufactured under section 1313(b) by TreeSweet Products Co., Santa Ana, Calif., with the use of hard refined sugar, *amended* to cover such product manufactured by Di Giorgio Corp., *successor*.

Amendment effective on articles exported on and after February 28, 1966.

Amendment issued by regional commissioner of customs, Los Angeles, Calif., July 26, 1967.

(G) *Machines, business, mechanical and electronic*.—Manufactured under section 1313(a) by The National Cash Register Co., Dayton, Ohio, with the use of imported keypunch and printer mechanisms.

Rate effective on articles manufactured and exported on and after April 11, 1967.

Rate issued by regional commissioner of customs, Chicago, Ill., July 12, 1967.

(H) *Manganese hydrate 25X and manganese hydrate #39*.—Manufactured under section 1313(a) by General Metallic Oxides Co., Jersey

City, N.J., with the use of drawback intermediates manufactured hereunder with the use of imported manganese dioxide wet.

Rate effective on articles manufactured on and after April 1, 1966, and exported on and after July 1, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., July 7, 1967.

(I) *Nylon waste garnett*.—Manufactured under section 1313(a) by Chatham Mfg. Co., Elkin, N.C., with the use of imported drawn and undrawn nylon thread waste.

Rate effective on articles manufactured and exported on and after April 9, 1965.

Rate issued by district director of customs, Norfolk, Va., June 20, 1967.

(J) *Orange juice and blended orange and grapefruit juice, frozen concentrated*.—T.D. 66-118-F, covering the foregoing products manufactured under section 1313(b) by TreeSweet Products Co., Santa Ana, Calif., at its factory located at Fort Pierce, Fla., with the use of unfinished chilled or frozen concentrated orange juice in bulk, *amended* to cover such products manufactured by Di Giorgio Corp., *successor*.

Amendment effective on articles exported on and after February 28, 1966.

Amendment issued by regional commissioner of customs, Los Angeles, Calif., July 26, 1967.

(K) *Orange juice, orange concentrate, and fruit drink bases*.—T.D. 56239-Q, as amended, covering, among other things, orange juice manufactured under section 1313(a) by Florida Home Juice Co., Melrose Park, Ill., at its Melrose Park, Ill., and Avon Park and Frostproof, Fla., factories with the use of imported oranges, further *amended* to cover orange juice and orange juice concentrate manufactured under section 1313(b) at the corporation's above-mentioned factories with the use of oranges, and to cover fruit drink bases manufactured under section 1313(b) at such factories with the use of sugar, orange juice, and orange juice concentrate.

Amendment effective on articles manufactured and exported on and after April 2, 1964.

Supplemental statements of October 10, and November 14, 1966, and July 26, 1967, forwarded to regional commissioner of customs, Chicago, Ill., September 12, 1967.

(L) *Orange juice products*.—T.D. 66-110-D, covering single strength orange juice, single strength blended orange and grapefruit juice, frozen concentrated orange juice, and frozen concentrated

blended orange and grapefruit juice manufactured under section 1313(b) by TreeSweet Products Co., Santa Ana, Calif., at its factory located at Fort Pierce, Fla., with the use of oranges in natural state, *amended* to cover such products manufactured by Di Giorgio Corp., *successor*.

Amendment effective on articles exported on and after February 28, 1966.

Amendment issued by regional commissioner of customs, Los Angeles, Calif., July 26, 1967.

(M) *Piece goods, knit, dyed and finished*.—Manufactured under section 1313(a) by Tricot Fabricating Corp., New York, N.Y., at its factory located at Dolgeville, N.Y., with the use of imported or drawback knitted piece goods in the greige.

Rate effective on articles manufactured on and after May 18, 1965, and exported on and after June 9, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., July 7, 1967.

(N) *Plastic sheets, polycarbonate*.—Manufactured under section 1313(a) by Rowland Products Inc., Kensington, Conn., with the use of drawback polycarbonate resin in pellet form.

Rate effective on articles manufactured and exported on and after April 1, 1967.

Rate issued by regional commissioner of customs, New York, N.Y., June 19, 1967.

(O) *Plywood, finished*.—Manufactured under section 1313(a) by Ply*Gem Corp., Jamaica, N.Y., with the use of imported raw unfinished plywood.

Rate effective on articles manufactured and exported on and after November 21, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., September 5, 1967.

(P) *Reagent, mining*.—Manufactured under section 1313(a) by Stein, Hall Southern, Inc., Charleston, S.C., with the use of imported chemically treated starch (ramalin).

Rate effective on articles manufactured on and after June 14, 1966, and exported on and after June 29, 1966.

Rate issued by regional commissioner of customs, Miami, Fla., May 29, 1967.

(Q) *Sawmills, portable*.—Manufactured under section 1313(a) by International Enterprises of America, Inc., Portland, Ore., with the use of imported engines.

Rate effective on articles manufactured and exported on and after December 17, 1966.

Rate issued by regional commissioner of customs, San Francisco, Calif., July 19, 1967.

(R) *Stainless steel dished heads; machined stainless steel rings, discs and flanges.*—Manufactured under section 1313(a) by Axel Johnson & Co., Inc., Bala-Cynwyd, Pa., with the use of stainless steel sheet and plate.

Rate effective on articles manufactured and exported on and after February 1, 1967.

Rate issued by district director of customs, Philadelphia, Pa., June 16, 1967.

(S) *Stainless welding rods (electrodes) and stainless welding wire.*—Manufactured under section 1313(a) by The McKay Co., Pittsburgh, Pa., at its factories located at York, and Forbes Road, Pa., with the use of imported hot rolled stainless rods.

Rate effective on articles manufactured on and after December 19, 1965, and exported on and after December 19, 1966.

Rate issued by port director of customs, Pittsburgh, Pa., June 22, 1967.

(T) *Steel products.*—Manufactured under section 1313(b) by Armco Steel Corp., Middletown, Ohio, with the use of: (1) hot rolled steel sheets and coils at its Ashland, Ky., and Middletown, Ohio, factories; and (2) basic pig iron at its Ashland, Ky.; Middletown, Ohio; and Houston, Tex., factories.

Rate effective on articles manufactured with the use of: (1) hot rolled steel sheets and coils on and after June 13, 1966, and exported on and after June 29, 1966; and (2) basic pig iron on and after September 10, 1966, and exported on and after September 23, 1966.

Manufacturer's statements of December 1, 1966, May 2, 1967, and August 11, 1967, forwarded to regional commissioner of customs, Chicago, Ill., August 25, 1967.

(U) *Steel shelving and food service and hospital equipment.*—Manufactured under section 1313(b) by Market Forge Co., Everett, Mass., with the use of stainless steel.

Rate effective on articles manufactured and exported on and after June 8, 1965.

Manufacturer's statements of May 11, 1966, and July 10, 1967, forwarded to regional commissioner of customs, Boston, Mass., August 31, 1967.

(V) *Styrene, polymerized ("Styron").*—T.D. 55351-G, covering polymerized styrene ("Styron") manufactured under section 1313(b) by Dow Chemical Co., Midland, Mich., with the use of imported styrene, rubber grade, *amended* to cover the said article manufactured at an additional factory located at Gales Ferry, Conn.

Amendment effective on articles manufactured and exported on and after April 24, 1967.

Amendment issued by regional commissioner of customs, Chicago, Ill., July 20, 1967.

(W) *Tablets and granulation, Metoquina and Winstrol.*—T.D. 52338-A, as amended, covering certain medicinal preparations manufactured under section 1313(a) by Winthrop Laboratories, Div. of Sterling Drug, Inc., New York, N.Y., at its Rensselaer, N.Y., and Myerstown, Pa., factories with the use of various imported ingredients, further *amended* to cover (1) Metoquina tablets and granulation manufactured by the said company at its Rensselaer, N.Y., factory with the use of imported quinacrine hydrochloride, and (2) Winstrol tablets and granulation manufactured at the same factory with the use of imported methyl androstanolone.

Amendment effective on articles covered by the first amendment herein which are manufactured on and after March 1, 1962, and exported on and after November 23, 1962, and on the articles covered by the second amendment herein which are manufactured on and after February 1, 1962, and exported on and after February 20, 1962.

Amendment issued by regional commissioner of customs, New York, N.Y., June 19, 1967.

(X) *Tape, pressure sensitive, various widths.*—Manufactured under section 1313(b) by Technical Tape Corp., New Rochelle, N.Y., at its Old Bridge, N.J., and Carbondale, Ill., factories with the use of clear cellulose acetate film.

Rate effective on articles manufactured and exported on and after July 11, 1967.

Manufacturer's statement of August 14, 1967, forwarded to regional commissioner of customs, New York, N.Y., August 30, 1967.

(Y) *Yarn, rayon.*—Manufactured under section 1313(a) by Shuford Mills, Inc., Hickory, N.C., with the use of imported rayon staple fiber.

Rate effective on articles manufactured on and after April 28, 1964, and exported on and after August 6, 1964.

Rate issued by regional commissioner of customs, New York, N.Y., August 3, 1967.

Approvals under section 22.6, Customs Regulations

(1) *Petroleum products*.—Manufactured under section 1313(b) by American Oil Co. (Maryland), Chicago, Ill., at its refineries located at El Dorado, Ark.; Whiting, Ind.; and Yorktown, Va., with the use of crude petroleum or petroleum derivatives.

Approval effective on articles manufactured on and after January 1, 1960, and exported on and after January 6, 1961.

Manufacturer's statement of March 22, 1963, and supplemental statements of October 1, 1963, and July 27, 1966, forwarded to regional commissioner of customs, Chicago, Ill., August 23, 1967.

(2) *Petroleum products*.—Manufactured under section 1313(b) by American Oil Co. (Texas), Chicago, Ill., at its Texas City, Tex., refinery with the use of crude petroleum or petroleum derivatives.

Approval effective on articles manufactured on and after January 1, 1960, and exported on and after January 9, 1961.

Manufacturer's statement of November 12, 1963, and supplemental statement of July 28, 1966, forwarded to regional commissioner of customs, Chicago, Ill., August 23, 1967.

(T.D. 67-228)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 2, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from September 25 through 29, 1967, rate of
\$0.00285033.

Denmark krone:

September 25, 1967	-----	\$0.144183
September 26, 1967	-----	.144165
September 27, 1967	-----	.144206
September 28, 1967	-----	.144250
September 29, 1967	-----	.144262

Hong Kong dollar:

Official rate of \$0.173750* for the period from August 28 through September 1, 1967 and the following Free* rates:

August 28, 1967-----	\$0.172637*
August 29, 1967-----	.172711*
August 30, 1967-----	No rate
August 31, 1967-----	.172860
September 1, 1967-----	.172860*

Iran rial:

For the period from August 28 through September 1, 1967, rate of \$0.0133333*.

Philippine peso:

August 28, 1967-----	\$0.254700*
August 29, 1967-----	.254950*
August 30, 1967-----	.254700*
August 31, 1967-----	.254700*
September 1, 1967-----	.254700*

Thailand baht (tical):

For the period from August 28 through September 1, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,

Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-229)

Coffee imports and exports—Customs Regulations amended

Coffee export stamps on certificates of origin; amount of bond and time limit for production of missing certificates—Section 12.70, Customs Regulations, amended

TREASURY DEPARTMENT,

OFFICE OF THE COMMISSIONER OF CUSTOMS,

Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 12—SPECIAL CLASSES OF MERCHANDISE

Notice of a proposal to amend section 12.70(b) and (d) of the Customs Regulations to incorporate the requirements of the International Coffee Organization for affixing coffee export stamps to certificates of

origin; to provide for the issuance of certificates of origin on customs Form 4470 for green coffee grown in Hawaii and exported to a foreign country, other than a country listed in Annex B of the International Coffee Agreement; to require an increase in the amount of the bond to be given if certificates of origin or reexport are not available at the time of entry; and to reduce the time for producing such missing certificates, was published in the Federal Register for July 25, 1967 (32 F.R. 10867). Interested persons were given an opportunity to submit relevant data, views, or arguments in writing regarding the proposed amendments. All comments received have been carefully considered.

No changes in section 12.70(b) as proposed are being made. With respect to section 12.70(d), however, it has been decided that in no event should a bond larger than \$250,000 be required for a single entry, and that the time for producing missing certificates should be increased to 60 days, with a provision for a further extension of 30 days upon written application to the district director of customs concerned.

Section 12.70(b) is accordingly amended to read as follows:

(b) *Certificate of origin and reexport.*—(1) No coffee imported from a country which is a member of the International Coffee Agreement of 1962 and no coffee grown in a member country and arriving from a nonmember country or area shall be admitted to entry for consumption in the customs territory of the United States unless there is presented for such coffee a valid certificate of origin or certificate of reexport prescribed under the Agreement, or unless a bond for the production of a proper certificate is filed as provided in paragraph (d) of this section. Certificates of origin must bear coffee stamps issued by the International Coffee Organization and affixed thereto in accordance with the requirements of said organization in order to be valid. A certificate of origin on customs Form 4470 bearing the appropriate coffee export stamps and certified by a U.S. customs officer shall be required for green coffee grown in Hawaii and exported either directly or via the mainland United States to a foreign country other than a country listed in Annex B of the Agreement. A certificate of reexport on customs Form 4469 is required to be issued for coffee imported into the United States and subsequently exported to any foreign country. A certificate of origin or reexport shall not be required for shipments of coffee proceeding through the United States on a through bill of lading nor for coffee entered for consumption in or reexported to Puerto Rico.

Section 12.70(d) is amended to read as follows:

(d) *Acceptance of shipment without certificates of origin and reexport; bond.*—If a certificate of origin or reexport is not available at the time of entry, the entry shall be accepted only if (1) the district director of customs concerned is satisfied that the failure to produce the required certificate is due to a cause beyond the control of the person for whom the entry is tendered and (2) such person or his agent gives a bond on customs Form 7551, 7553, or 7595 for the production of the required certificate. The amount of the bond shall be one-fourth the estimated value of the coffee involved or such larger amount as

may be considered necessary to insure compliance with the International Coffee Agreement, but in no event larger than \$250,000 for a single entry. If a valid certificate is not produced within 60 days of the date of entry, liquidated damages in the full amount of the bond in the case of a single entry bond, or one-fourth the value of the coffee in the case of a term-entry bond, shall be assessed, except that, upon written application to the district director of customs concerned, the period for producing the missing certificate may be extended for an additional 30 days. Such liquidated damages may be cancelled upon the payment of a lesser amount to be determined by the Bureau if the importer produces satisfactory evidence that the shipment was authorized in accordance with the International Coffee Agreement and that the failure to produce a certificate was not due to negligence or lack of good faith on the part of any party to the transaction.

(Sec. 2, 79 Stat. 112; 19 U.S.C. 1356a).

Effective Date. Since a delay in the effective date of this amendment may tend to adversely affect the International Coffee Agreement's quarterly controls for the final quarter of the current coffee year, which ends September 30, 1967, good cause is found under 5 U.S.C. 553 for dispensing with a delayed effective date. Therefore, the amendment shall be effective upon publication in the Federal Register.

(314.1)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved September 26, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register September 30, 1967 (32 F.R. 13716)]

(T.D. 67-230)

Country of origin marking—Effective date of amendment suspended

Effective date of amendment of section 11.8(a), Customs Regulations, concerning the marking of the country of origin on imported articles and containers, suspended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 11—PACKING AND STAMPING; MARKING; TRADE-MARKS AND TRADE
NAMES; COPYRIGHTS

Treasury Decision 67-165, published in the Federal Register of July 25, 1967 (32 F.R. 10845), amends section 11.8(a) of the Customs

Regulations effective 30 days after publication, to provide that the name of the country of origin, preceded by "Made in," "Product of," or words of similar import, must appear on imported articles or their containers in proximity to the words "United States" or "American," the letters "U.S.A.," any variation of such words or letters, the name of any city or locality in the United States, or the name of any foreign country or locality other than the country or locality in which the article was manufactured or produced, in any case in which such words or letters appear on the article or container.

This agency has been asked to suspend the requirements of T.D. 67-165 to permit the submission of additional data, views, or arguments on the amendment. Accordingly, the effective date of this amendment is suspended retroactively until further notice and in any event for a period of not less than 60 days from the date of publication of this notice in the Federal Register. Any such data, views, or arguments submitted to the Commissioner of Customs, Washington, D.C. 20226, within the 60-day period will be considered with a view to further possible amendment of the requirements. No hearing will be held.

(363.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved September 26, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register October 5, 1967 (32 F.R. 13863)]

(T.D. 67-231)

Customs Delegation Order No. 31

Order of Commissioner of Customs establishing an order of succession of persons to act as Commissioner of Customs

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 28, 1967.

Under the authority conferred upon me by Treasury Department Order No. 129, Revision No. 2, dated April 22, 1955 (20 F.R. 2875), it is hereby ordered that the following officers of the Bureau of Customs, in the order of succession enumerated, shall act as Commissioner of Customs, during the absence or disability of the Commissioner of Customs or when there is a vacancy in such office:

1. The Deputy Commissioner of Customs;
2. The Assistant Commissioner of Customs, Office of Operations;

3. The Assistant Commissioner of Customs, Office of Administration;
4. The Assistant Commissioner of Customs, Office of Investigations;
5. The Assistant Commissioner of Customs, Office of Regulations and Rulings.

This order supersedes the order of succession established in Delegation Order No. 27, dated November 25, 1966 (T.D. 66-265; 31 F.R. 15098).

(191.8)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register October 5, 1967 (32 F.R. 13873)]

(T.D. 67-232)

Customs Delegation Order No. 32

Order of Commissioner of Customs establishing an order of succession of persons to act as Commissioner of Customs in the event of an enemy attack and delegation to Customs field officers of authority vested in the Commissioner of Customs by law or delegation from the Secretary of the Treasury

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 28, 1967.

By virtue of the authority vested in me by Treasury Department Order No. 129, Revision No. 2, dated April 22, 1955 (20 F.R. 2875), it is hereby ordered that the following officers of the Bureau of Customs, in the order of succession enumerated, shall, in the event of an enemy attack on the continental United States, act as Commissioner of Customs, during the absence or disability of the Commissioner of Customs, or when there is a vacancy in such office:

1. The Deputy Commissioner of Customs;
2. The Assistant Commissioner of Customs, Office of Operations;
3. The Assistant Commissioner of Customs, Office of Administration;
4. The Assistant Commissioner of Customs, Office of Investigations;
5. The Assistant Commissioner of Customs, Office of Regulations and Rulings;
6. The Regional Commissioner of Customs, Region IV;
7. The Regional Commissioner of Customs, Region II;
8. The Regional Commissioner of Customs, Region I;
9. The Regional Commissioner of Customs, Region III;

10. If none of the above officials is available, the remaining Regional Commissioners of Customs in the order of their appointment as Regional Commissioner of Customs.

By virtue of authority vested in me by said Treasury Department Order No. 129 (Revision No. 2), and Treasury Department Order No. 165, Revised (T.D. 53654; 19 F.R. 7241), there is hereby delegated to the regional commissioners of customs, district directors of customs, and port directors of customs, in the event of an enemy attack on the continental United States, authority to perform any function of the Commissioner of Customs which is necessary to insure continuous performance of essential functions otherwise assigned to such officers. This delegation of authority will remain in effect until notice has been received from proper authority that it has been terminated.

This order supersedes Customs Delegation Order No. 29, dated April 17, 1967 (T.D. 67-101; 32 F.R. 6291). This order in no way affects Customs Delegation Order No. 31, dated September 28, 1967. (191.8)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register October 5, 1967 (32 F.R. 13873)]

(T.D. 67-233)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 29, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance. (133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

COUNTRY OF ORIGIN

T.D. 67-233(1) *Molded peat flower pots. Country of origin marking. Section 1304, Title 19, United States Code.*—Molded peat flower pots may be excepted from individual marking if the carton in which they are imported is legibly and conspicuously marked to indicate their country of origin pursuant to section 1304, title 19, United States Code. Bureau letter dated September 15, 1967. (363.2)

PROHIBITED IMPORTATIONS

T.D. 67-233(2) *Miniature knife. Compliance with the Switchblade Knife Act, Section 1241, Title 15, United States Code.*—The law makes no exception because of the size of a particular knife except for the special one-armed man provision. Such knives entered for import shall be subject to customs detention and disposition as provided for by law for importations prohibited admission. Bureau letter dated September 13, 1967. (639)

TARIFF CLASSIFICATION

T.D. 67-233(3) *Boxes, wood. Cases.*—Wooden cases which have ten flat trays, each tray having felt lined holes of varying diameter, and are utilized to hold coins, medals, and other artifacts of a similar nature, classifiable under the provision for jewelry boxes, silverware chests, cigar and cigarette boxes, microscope cases, tool or utensil cases, and similar boxes, cases, and chests, all the foregoing of wood: * * * Other: * * * Lined with textile fabrics, in item 204.50, TSUS. Bureau letter dated September 19, 1967. (481.39)

T.D. 67-233(4) *Catalogs, printed. Sales catalog.*—Sales catalog, 186 pages, 6½ by 9½ inches, paperbound, printed with an enumeration of items which are obtainable by the redemption of a stated number of books of certain trading stamps, arranged systematically with descriptive details and some illustrations, of United States authorship, classifiable under the provision for Printed catalogs relating chiefly to current offers for the sale of United States products: * * * Other, in item 270.50, TSUS. Bureau letter dated September 13, 1967. (484.3)

T.D. 67-233(5) *Engines, internal combustion. Classification Principles: "entireties". "tariff entities".*—Gasoline and diesel operated internal combustion engines to be installed in tractors suitable for agricultural use, imported with unmounted flywheels, electrical starting motors, generators, fan shrouds, in the same shipment, classifiable under the provision for Internal combustion engines * * *: Piston-type engines: To be installed in tractors of a type provided for in item 692.30, in item 660.40, TSUS. Bureau letter dated September 19, 1967. (434.1)

T.D. 67-233(6) *Iron or steel articles, nspsf. Infusion rods.*—"Infusion rods", designed to act as holding devices, consisting of a segmented flexible steel rod, terminating at one end in an S-hook from which bottles utilized in transfusions or intravenous infusions are suspended, and at the opposite end of the rod is a tension lever device which may be attached to a clamp mounted on the side of a hospital bed or stretcher, classifiable under the provision for Articles of * * *

steel, * * *: Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated September 1, 1967. (426.89)

T.D. 67-233(7) *Iron or steel articles, nspf. Kep-nut.*—Nut-lock washer combination is classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS. Bureau letter dated September 12, 1967. (424.41)

T.D. 67-233(8) *Leather, articles of. Cut leather pieces.*—Pieces of lambskin leather cut into various sizes are classifiable under the provisions for Articles not specially provided for, of leather: * * * Other, in *item 791.90*, TSUS. Bureau letter dated September 13, 1967. (455.21)

T.D. 67-233(9) *Lumber. Maple bowling alley bedstock.*—Maple wood chiefly used for making bowling alleys or lanes, and in different dimensions than that of usual maple flooring, classifiable under the provision for Lumber * * * dressed, or worked * * *: * * * Hardwood: * * * Other, in *item 202.43*, TSUS. Bureau letter dated September 12, 1967. (481.212)

T.D. 67-233(10) *Mixtures, chemical, benzenoid. Bleaching powder.*—A household bleaching powder for white textiles consisting of a fluorescent benzenoid dye, sodium hydrosulfite, sodium pyrophosphate, a surface active agent, an organic acid, and perfume, classifiable under the provision for Mixtures in whole or in part of any of the products provided for in this subpart (Schedule 4, Part 1, Subpart C), in *item 409.00*, TSUS. Bureau letter dated September 19, 1967. (416.2)

T.D. 67-233(11) *Mixtures of organic compounds.*—Mixtures of C₇ to C₉ saturated acids derived from petroleum sources and used in the manufacture of synthetic lubricants of aircraft is classifiable under the provision for Mixtures of two or more organic compounds, in *item 430.00*, TSUS. Bureau letter dated September 22, 1967. (411.2)

T.D. 67-233(12) *Models. Steam engines.*—Steam engines, made up or in kit form, which are designed to be typical of some class or variety of engine rather than an accurately scaled down model of a particular unit, are not made to scale of the actual article for the purpose of *items 737.07* or *737.09*, TSUS, but are classifiable under the provision for Other model articles * * *: * * * Other, in *item 737.15*, TSUS. Bureau letter dated September 8, 1967. (492)

T.D. 67-233(13) *Musical instruments. Cowbells.*—Cowbells specially made to be used in conjunction with a drummer's outfit, classifiable under the provision for Percussion musical instruments: * * * Other, in *item 725.40*, TSUS, and not under the provision for Non-electric bells * * * of base metal: * * * Other, in *item 652.60*, TSUS. *Schedule 6, Part 3, Subpart F, Headnote 1 (iii)*, noted. Bureau letter dated September 11, 1967. (491.111)

T.D. 67-233(14) *Parts of other related electronic crystal components. Flat pack.*—Flat pack, having 28 coplaner heads, one of the basic shapes in the packaging of integrated bonded circuits, assembly of the flat pack being accomplished by thermocompression of low-melting glass for attachment to the baseplate of the circuit, is classifiable under the provision for Other related electronic crystal components * * * and parts thereof: * * * Other, in item 687.60, TSUS. Bureau letter dated September 13, 1967. (431.5)

T.D. 67-233(15) *Parts of transistors and other related electronic crystal components. Header.*—Header, a subassembly for transistor type integrated circuit package, composed of an eyelet into which 10 leads are fused by means of melted glass, is classifiable under the provision for Transistors and other related electronic crystal components * * * and parts thereof: * * * Other, in item 687.60, TSUS. Bureau letter dated September 20, 1967. (431.51)

T.D. 67-233(16) *Textile article, nsf. Stable sheet.*—Stable sheet of cotton with straps that buckle to hold sheet on horse, not used for riding, classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles, not ornamented: Of cotton: * * * Other, in item 386.50, TSUS. Bureau letter dated September 21, 1967. (471.7)

T.D. 67-233(17) *Wearing apparel, of textile materials, ornamented. Fringed "ruana".*—Ladies' shawl-like garment known as a "ruana", imported with fringed edges, classifiable under the provision for Other women's * * * wearing apparel, ornamented, in item 382.03, TSUS. Bureau letter dated September 13, 1967. (473.4)

T.D. 67-233(18) *Wood moldings. Picture frame moldings.*—Wood moldings, in lengths of 8 feet or over, without rabbet, the profiles of which are not those of a standard wood molding as described or illustrated in the United States lumber trade publications, used chiefly within the United States in finish and trim of houses and buildings, but are processed after importation into antiqued picture frames, in the absence of evidence that the imported moldings are chiefly used within the United States in finish and trim of houses and buildings, classifiable under the provision for Wood moldings * * *: * * * Other, in item 202.66, TSUS. Bureau letter dated September 22, 1967. (481.3)

T.D. 67-233(19) *Woven fabric of man-made fibers. Colored fiberglass fabric.*—Woven fabric of colored glass fiber, classifiable under the provision for Woven fabrics, of man-made fibers: * * * Other: Of glass: * * * Colored, in item 338.27, TSUS. Bureau letter dated September 11, 1967. (474.6)

(T.D. 67-234)

Notice of tentative recordation of a trade name

Tentative recordation of trade name under section 1124, title 15, United States Code, and section 11.16, Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 2, 1967.

An application has been filed in the Treasury Department for the recordation of the following described trade name under the provisions of section 1124, title 15, United States Code, and section 11.16, Customs Regulations:

"BEAUNIT CORPORATION," is a trade name used by Beaunit Corporation (also doing business as Beaunit Fibers and Beaunit Textiles), a corporation organized under the laws of the State of New York, located at 261 Madison Avenue, New York, New York 10016. The trade name is used in connection with man-made fibers, knitted and woven fabrics and garments, manufactured in the United States.

Any person who desires to file an opposition to the recordation of this trade name shall notify the Commissioner of Customs, Bureau of Customs, Washington, D.C. 20226, before the expiration of 30 days after October 31, 1967, of his intent to oppose the recordation. If a notice of opposition is filed, the opposer will be furnished with a copy of the application for recordation of the trade name, together with its supporting documents and instructions as to the procedure to be followed. The customs officers concerned will be given notice within 45 days after October 31, 1967, of any opposition proceedings.

Until 45 days after October 31, 1967, importations of articles of foreign manufacture as above described bearing names or marks which copy or simulate the trade name shall be detained, but not seized. If a notice is received that an opposition has been filed, such articles shall continue to be detained until a final determination is made concerning the rights of the applicant owner of the trade name. Articles detained either before or after any such notice is received shall receive the treatment provided for in section 11.17(b), Customs Regulations, which permits removal or obliteration of the offending mark or name prior to release, or exportation or destruction of the merchandise.

(364.12)

LESTER D. JOHNSON,
Commissioner of Customs.

(T.D. 67-235)

Foreign currencies—Quarterly list of rates of exchange

List of rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for use during the quarter beginning October 1 through December 31, 1967

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 3, 1967.

The appended table lists the rates of exchange of certain foreign currencies first certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under the provisions of section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), for a day in the quarter beginning October 1, 1967. The rates are published for the information and use of customs officers and others concerned pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

List of values of foreign currencies certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under provisions of section 522(c), Tariff Act of 1930, as amended

QUARTER BEGINNING OCTOBER 1 THROUGH DECEMBER 31, 1967

Country	Name of Currency	Dollars
Australia	Dollar	1. 109163
Austria	Schilling	. 0387137
Belgium	Franc	. 0201470
Canada	Dollar	. 930600
Ceylon	Rupee	. 208975
Finland	Markka	. 310618
France	Franc	. 203862
Germany	Deutsche Mark	. 249762
India	Rupee	. 132168
Ireland	Pound	2. 784000
Italy	Lira	. 00160528
Japan	Yen	. 00276266
Malaysia	Dollar	. 324417
Mexico	Peso	. 0800560
Netherlands	Guilder	. 278033
New Zealand	Dollar	1. 378217
Norway	Krone	. 139800
Portugal	Escudo	. 0347643
Republic of South Africa	Rand	1. 386799
Spain	Peseta	. 0166357
Sweden	Krona	. 193631
Switzerland	Franc	. 230150
United Kingdom	Pound	2. 784000

(T.D. 67-236)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 9, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from October 2 through 6, 1967, rate of
\$0.00285033.

Denmark krone:

October 2, 1967	-----	\$0.144262
October 3, 1967	-----	.144300
October 4, 1967	-----	.144268
October 5, 1967	-----	.144254
October 6, 1967	-----	.144215

Hong Kong dollar:

Official rate of \$0.173000* for the period from September 5 through 8, 1967 and the following Free* rates:

September 5, 1967	-----	\$0.172860
September 6, 1967	-----	.172860
September 7, 1967	-----	.172860
September 8, 1967	-----	.172823

Iran rial:

For the period from September 5 through 8, 1967, rate of
\$0.0133333*.

Philippine peso:

For the period from September 5 through 8, 1967, rate of
\$0.254950*.

Thailand baht (tical):

For the period from September 5 through 8, 1967, rate of
\$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-237)

Bonds

Approval of consolidated aircraft bond (air carrier blanket bond), customs
Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 5, 1967.

The following consolidated aircraft bond has been approved as follows:

Name of principal and surety	Date of bond	Date of approval	Filed with district director of customs; amount
Allegheny Airlines, Inc., Washington National Airport, Wash., D.C.; National Union Fire Ins. Co.	Sept. 6, 1967	Sept. 28, 1967	Cleveland, Ohio; \$100,000

The foregoing principal has been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. McINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-238)

Customs General Provisions—Customs Regulations amended

Section 1.5 relating to the Customs Agency Service; amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

The following change is being made in the organization of the Customs Agency Service: Jurisdiction of investigations in an area in the Dominion of Canada lying between 81° west longitude and 117°

west longitude, presently under the jurisdiction of the Customs Agent in Charge, Chicago, Illinois, is being divided between the Customs Agents in Charge at Detroit, Michigan, and Duluth, Minnesota. To effect this change the table in section 1.5 of the Customs Regulations is amended as follows:

In Customs Agency Service Region 4 make the following changes in the column headed "Geographical jurisdiction":

1. The geographical jurisdiction of the Customs Agent in Charge, Chicago, is amended by deleting therefrom "and that part of the Dominion of Canada lying between 81° west longitude and 117° west longitude."

2. The geographical jurisdiction of the Customs Agent in Charge, Detroit, is amended to read:

"The State of Michigan except that part lying west of Route 41 extending from Escanaba to Marquette; and that part of the Dominion of Canada lying between 81° west longitude and 87° west longitude."

3. The geographical jurisdiction of the Customs Agent in Charge, Duluth, is amended to read:

"The States of North and South Dakota, Idaho, Montana, and Wyoming; that part of the State of Michigan lying west of Route 41 extending from Escanaba to Marquette; that part of the State of Minnesota lying north of U.S. 14 including all cities on that highway; that part of the State of Wisconsin lying north of U.S. 10 including all cities on that highway; and that part of the Dominion of Canada lying between 87° west longitude and 117° west longitude."

(R.S. 251, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 66, 1624)

These amendments shall become effective upon publication in the Federal Register.

(014)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved October 3, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register October 11, 1967 (32 F.R. 14100)]

(T.D. 67-239)

*Countervailing duties—Sugar content of certain articles from
Australia*

Net amount of bounty declared for the month of August 1967 for products of Australia subject to the countervailing duty order published in T.D. 54582. Section 16.24(f), Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 16—LIQUIDATION OF DUTIES

The Treasury Department is in receipt of official information that the rates of bounties or grants paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930 (19 U.S.C. 1303), on the exportation during the month of August 1967, of approved fruit products and other approved products containing sugar amounted to Australian \$113.70 per 2,240 pounds of sugar content.

The net amount of bounties or grants on the above-described commodities which are manufactured or produced in Australia is hereby ascertained, determined, and declared to be Australian \$113.70 per 2,240 pounds of sugar content. Additional duties on the above-described commodities, except those commodities covered by T.D. 55716 (27 F.R. 9595), whether imported directly or indirectly from that country, equal to the net amount of the bounty shown above shall be assessed and collected.

In view of the change in the periods to be covered by countervailing duty orders relating to the sugar content of certain articles from Australia, only the three last Treasury decisions publishing such orders will be listed at any one time in the table in section 16.24(f) of the Customs Regulations.

The table in section 16.24(f) of the Customs Regulations is amended by inserting after the last line under "Australia—Sugar content of certain articles" the number of this Treasury decision in the column

headed "Treasury Decision" and the words "New rate" in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624.)
(644)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved October 4, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register October 13, 1967 (32 F.R. 14204)]

(T.D. 67-240)

*Countervailing duties—Sugar content of certain articles from
Australia*

Net amount of bounty declared for the month of September 1967 for products of Australia subject to the countervailing duty order published in T.D. 54582. Section 16.24(f), Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 16—LIQUIDATION OF DUTIES

The Treasury Department is in receipt of official information that the rates of bounties or grants paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930 (19 U.S.C. 1303), on the exportation during the month of September 1967, of approved fruit products and other approved products containing sugar amounted to Australian \$121.00 per 2,240 pounds of sugar content.

The net amount of bounties or grants on the above-described commodities which are manufactured or produced in Australia is hereby ascertained, determined, and declared to be Australian \$121.00 per

2,240 pounds of sugar content. Additional duties on the above-described commodities, except those commodities covered by T.D. 55716 (27 F.R. 9595), whether imported directly or indirectly from that country, equal to the net amount of the bounty shown above shall be assessed and collected.

In view of the change in the periods to be covered by countervailing duty orders relating to the sugar content of certain articles from Australia, only the three last Treasury decisions publishing such orders will be listed at any one time in the table in section 16.24(f) of the Customs Regulations.

The table in section 16.24(f) of the Customs Regulations is amended by inserting after the last line under "Australia—Sugar content of certain articles" the number of this Treasury decision in the column headed "Treasury Decision" and the words "New rate" in the column headed "Action." The table in section 16.24(f) is further amended by deleting therefrom under "Australia—Sugar content of certain articles" the number 67-174 in the column headed "Treasury Decision" and the words "New rate" appearing opposite such number in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624.)
(644)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved October 4, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register October 13, 1967 (32 F.R. 14205)]

(T.D. 67-241)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 10, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
American Commercial Lines, Inc., Jeffersonville, Ind., water carrier; Federal Ins. Co.	Aug. 6, 1964	Sept. 14, 1964	Sept. 7, 1967	Louisville, Ky.; \$100,000
American Commercial Barge Line Co., Box 610, Jeffersonville, Ind., water carrier; Federal Ins. Co.	July 19, 1967	Sept. 7, 1967	-----	Cleveland, Ohio; \$100,000
Cagle Bros., Inc., 402 W. Watkins, Phoenix, Ariz., motor carrier; Fidelity & Deposit Co. of Md.	Mar. 7, 1966	Mar. 23, 1966	Sept. 25, 1967	Galveston, Tex.; \$20,000
Caribbean Atlantic Airlines, Inc., P.O. Box 6035, Lolza Sta., Santurce, P.R., air carrier; U.S. Fire Ins. Co.	July 18, 1961	Oct. 18, 1961	Sept. 18, 1967	San Juan, P.R.; \$10,000
Caribbean Atlantic Airlines, Inc., 54 Paseo Covadonga, Puerto de Tierra, P.R., air carrier; Great American Ins. Co.	July 18, 1967	Sept. 18, 1967	-----	San Juan, P.R.; \$10,000
Central Truck Lines, 3825 Henderson Blvd., Tampa, Fla., motor carrier; Continental Casualty Co.	Aug. 10, 1966	Aug. 11, 1966	Sept. 27, 1967	Tampa, Fla.; \$15,000
Central Truck Lines, 3825 Henderson Blvd., Tampa, Fla., motor carrier; Peerless Ins. Co.	Aug. 10, 1967	Sept. 27, 1967	-----	Tampa, Fla.; \$15,000
Clark Transfer, Inc., 829 N. 29th St., Philadelphia, Pa., motor carrier; Allstate Ins. Co.	Aug. 17, 1967	Sept. 27, 1967	-----	Philadelphia, Pa.; \$10,000
Dearman Transportation Co., Inc., 906 Fifth Ave., Mansfield, Ohio, motor carrier; The Travelers Indemnity Co.	Sept. 14, 1967	Sept. 26, 1967	-----	Cleveland, Ohio; \$10,000
C & H Freightways, 402 W. Watkins St., Phoenix, Ariz., motor carrier; Fidelity & Deposit Co. of Md.	Aug. 17, 1967	Sept. 26, 1967	-----	Houston, Tex.; \$20,000
Hennis Freight Lines, Inc., P.O. Box 612, Winston-Salem, N.C., motor carrier; U.S. Casualty Co.	Jan. 1, 1967	Mar. 4, 1967	Sept. 10, 1967	Wilmington, N.C.; \$10,000
Hennis Freight Lines, Inc., Winston-Salem, N.C., motor carrier; Security Ins. Co. of Hartford.	Jan. 1, 1967	Sept. 11, 1967	-----	Wilmington, N.C.; \$10,000
Kenosha Auto Transport Corp., Kenosha, Wis., motor carrier; The Aetna Casualty & Surety Co.	Apr. 30, 1963	Apr. 30, 1963	Aug. 31, 1967	Milwaukee, Wis.; \$10,000
Kenosha Auto Transport Corp., Kenosha, Wis., motor carrier; Commercial Union Ins. Co.	Aug. 31, 1967	Aug. 31, 1967	-----	Milwaukee, Wis.; \$10,000
Lomar Transportation Co., Inc., 3341-85 Tulip St., Philadelphia, Pa., motor carrier; The Travelers Indemnity Co.	Dec. 13, 1962	Jan. 25, 1963	Aug. 9, 1967	Philadelphia, Pa.; \$25,000
Lomar Transportation Co., Inc., 2440 E. Ontario St., Philadelphia, Pa., motor carrier; Allstate Ins. Co.	Aug. 10, 1967	Sept. 6, 1967	-----	Philadelphia, Pa.; \$25,000
Andrew McDermott, Inc., 222 Murray St., Newark, N.J., motor carrier; Liberty Mutual Ins. Co.	Sept. 18, 1967	Sept. 19, 1967	-----	Philadelphia, Pa.; \$10,000
Raz Delivery, Inc., 25 Ackerman St., Rochester, N.Y., motor carrier; The Travelers Indemnity Co.	Sept. 6, 1967	Sept. 8, 1967	-----	Buffalo, N.Y.; \$25,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
C.S. Ludwick dba Republic Truck Lines, 207 W. Avery, Dallas, Tex., motor carrier; The American Ins. Co.	Aug. 19, 1960	Aug. 29, 1960	Sept. 18, 1967	Galveston, Tex.; \$10,000
C.S. Ludwick dba Republic Truck Lines, 207 W. Avery St., Dallas, Tex., Western Surety Co.	Aug. 19, 1967	Sept. 19, 1967	-----	Houston, Tex.; \$10,000
Shay's Service, Inc., Main St., Dansville, N.Y., motor carrier; The Travelers Indemnity Co.	Sept. 14, 1967	Sept. 21, 1967	-----	Buffalo, N.Y.; \$50,000
Unicum Storage Co. Ltd., 837 Assiniboine Ave., Brandon, Manitoba, Can., motor carrier; American Casualty Co.	Sept. 9, 1954	Sept. 21, 1954	Sept. 11, 1967	Pembina, N.D.; \$10,000
Unicum Storage Co. Ltd., Brandon, Manitoba, Can., motor carrier; Transamerica Ins. Co.	Sept. 1, 1967	Sept. 12, 1967	-----	Pembina, N.D.; \$10,000
Younger Bros., Inc., 4904 Griggs Rd., Houston, Tex., motor carrier; Fidelity & Deposit Co.	Aug. 9, 1965	Aug. 12, 1965	Sept. 26, 1967	Galveston, Tex.; \$50,000

(241.2)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-242)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
 OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 16, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from October 9 through 13, 1967, rate of \$0.00285033.

Denmark krone:

October 9, 1967-----	\$0.144237
October 10, 1967-----	.144291
October 11, 1967-----	.144300
October 13, 1967-----	.144200

Hong Kong dollar:

Official rate of \$0.173000* for the period from September 11 through 15, 1967 and the following Free* rates:

September 11, 1967-----	\$0.172786
September 12, 1967-----	.172748
September 13, 1967-----	.172711
September 14, 1967-----	.172637
September 15, 1967-----	.172637

Iran rial:

For the period from September 11 through 15, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from September 11 through 15, 1967, rate of \$0.254966*.

Thailand baht (tical):

For the period from September 11 through 15, 1967, rate of \$0.0479373*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-243)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 13, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

MARKING

T.D. 67-243(1) Races, ball bearing. Country of origin marking. *Section 1304, Title 19, United States Code.*—A manufacturer who processes imported rough formed ball bearing races into finished races by grinding and related finishing processes, and who uses such finished races in the assembly of bearings with steel balls, retainers (or separators), and plates or seals of United States manufacture, is considered to be the ultimate purchaser of the imported rough formed races within the meaning of 19 U.S.C. 1304(a). Such races may be excepted from individual marking pursuant to 19 U.S.C. 1304(a) (3) (D) if imported in containers legibly and conspicuously marked to indicate country of origin and customs officers are satisfied such containers will reach the ultimate purchaser unopened. Bureau letter dated October 4, 1967. (363.2)

TARIFF CLASSIFICATION

T.D. 67-243(2) Baseball equipment. Baseball pitching machine.—Electrically operated automatic baseball pitching machine suitable for use in youth leagues, having a capacity of 24 rubber baseballs and which pitches 8 balls per minute, classifiable under the provision for Baseball equipment, in *item 734.55, TSUS*. Bureau letter dated October 3, 1967. (492.123)

T.D. 67-243(3) Brushes. Metal bristle brush.—A rubber cushioned metal bristled brush with a $8\frac{1}{2}$ inch wooden handle classifiable under the provision for Other * * * brushes: * * * Other, in *item 750.70, TSUS*. Bureau letter dated August 17, 1967. (493.312)

T.D. 67-243(4) Brushes. Metal and nylon bristles brush.—A rubber cushioned brush with metal bristles on one side and nylon bristles on the opposite side classifiable under the provision for Other * * * brushes: * * * Other, in *item 750.70, TSUS*. Bureau letter dated August 17, 1967. (493.312)

T.D. 67-243(5) Copper articles. "Wound clips".—Devices made of nickel silver, known as "wound clips", implanted by surgeons by means of pliers or other instruments to facilitate the closing of incisions resulting from surgical procedures, classifiable under the pro-

vision for Articles of copper, not coated or plated with precious metal: Of copper, other than alloys of copper; of nickel silver or of cupro-nickel, in *item 657.30*, TSUS, and not under the provision for Surgical * * * instruments and apparatus * * *: * * * Other: * * * Other, in *item 709.27*, TSUS, as merchandise of their class or kind does not constitute surgical instruments or apparatus. Bureau letter dated September 21, 1967. (426.2)

T.D. 67-243(6) *Cosmetics. Hair dye.*—Hair dye preparation, non-alcoholic and containing benzenoid oxidation bases, is classifiable under the provision for Cosmetics and other toilet preparations: Not containing alcohol, in *item 461.40*, TSUS. Bureau letter dated September 28, 1967. (411.3)

T.D. 67-243(7) *Enzymes. Pepsin.*—Pepsin is classifiable under the provision for Enzymes and ferments: * * * Other, in *item 437.49*, TSUS. Bureau letter dated October 5, 1967. (412.5)

T.D. 67-243(8) *Nonenumerated articles. Carvings, peach stone.*—Hand-carvings made from peach stones to resemble animals, about 2 by 1¼ inches and 2½ by 1½ inches, with body parts carved and glued to the body, fragile and not a toy chiefly used for the amusement of children or adults, but curios, classifiable under the provision for Any article, not provided for elsewhere in these schedules: * * * Other, in *item 799.00*, TSUS. Bureau letter dated September 25, 1967. (497.3)

T.D. 67-243(9) *Nonenumerated articles. Organic water treatment.*—Organic water treatment, an aqueous solution of tannin extracts, used to prevent scale formation and corrosion in boilers, is classifiable under the provision for Any article, not provided for elsewhere in these schedules: * * * Other, in *item 799.00*, TSUS. Bureau letter dated September 28, 1967. (445)

T.D. 67-243(10) *Parts of machines, nspf. Wedges.*—Tungsten carbide wedges which are used as parts of ultrasonic bonding machines for joining wire leads to semi-conductor devices are classifiable under the provision for Machines not specially provided for, and parts thereof, in *item 678.50*, TSUS. Bureau letter dated September 28, 1967. (424.22)

T.D. 67-243(11) *Sanitary wares, base metal. Garbage containers. Articles of base metal, nspf. Containers of base metal. Garbage*

containers.—Steel boxes solely used to haul or transport garbage or rubbish, classifiable under the provision for Sanitary wares * * * of base metal: * * * Wares * * * of base metal, not coated or plated with precious metal: Of * * * steel: Not enameled or glazed with vitreous glasses: * * * Other, in *item 653.95*, TSUS; and not under the provision for Articles of * * * steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20*, TSUS; nor under the provision for Containers * * * of base metal, chiefly used in the packing, transporting, or marketing of goods: Other, in *item 640.30*, TSUS, as the merchandise is specifically provided for elsewhere in the schedules, and merchandise of this class or kind is not chiefly used to pack, transport, or market goods. Bureau letter dated October 3, 1967. (426.89)

T.D. 67-243(12) *Sugar, molasses, highest, or invert.*—A commodity from which no sugar strike has been taken, known as highest or invert molasses, is not molasses for tariff purposes, and is properly classifiable as sugar under either *item 155.30* or *155.35*, TSUS, depending on the soluble non-sugar solids content. Such a commodity is not entitled to entry under *item 155.40*, TSUS, C.D. 2268 noted. Bureau telegram dated September 14, 1967. (464.232)

(T.D. 67-244)

Schedule of hearings of the United States Customs Court

Schedule of hearings of cases by the United States Customs Court at ports other than the port of New York for the calendar year 1968

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 18, 1967.

The appended schedule of hearings of cases by the United States Customs Court at ports other than the port of New York, for the calendar year 1968, is published for the information of customs officers and others concerned.

(344.15)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Schedule of hearings of cases by the United States Customs Court at ports other than
the port of New York for the calendar year 1968*

Port	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Akron, Ohio									13			
Alexandria Bay							9					
Alexandria, Va.				8								
Ashtabula, Ohio					23							
Atlanta		20										
Baltimore				2							14	
Baton Rouge			21									
Beaumont, Tex.										10		
Blairstown, Wash.								27				
Boston				17								
Bridgeport, Conn.										15		
Brownsville										24		
Buffalo					16					20		
Burlington, Vt.							23					
Calexico, Cal.	25											
Champlain							16					
Charleston, S.C.			7									
Chicago						11						
Cleveland					28				10			
Cincinnati				24								
Columbus, Ohio					21							
Corpus Christi										22		
Dallas										8		
Dayton				22								
Denver					7							
Derby Line, Vt.								6				
Detroit						5					5	
Douglas, Ariz.				1								
Duluth						25						
Eagle Pass		23										
El Paso		27										
Erie									5			
Fort Lauderdale			15									
Galveston										17		
Hidalgo		20										
Highgate Springs, Vt.							30					
Honolulu			6									
Houston		12								15		
Indianapolis									17			
Island Pond, Vt.								8				
Jacksonville			27									
Juneau								21				
Kansas City					2							
Key West			7									
Laredo		30								29		
Longview, Wash.	18											
Los Angeles	19				14				24			
Louisville				26								
Mayaguez		29										
Miami			5									
Milwaukee					31							
Minneapolis						10						
Mobile			29									
New Bedford, Mass.										17		
New Orleans			26									
Newport, Vt.		27						1				
Newport News, Va.												
Niagara Falls					14							
Nogales			1									
Norfolk		29										
Ogdensburg												
Pembina							11					
Pensacola		23				28						
Philadelphia			28								12	
Pittsburgh									5			
Ponce			26									
Port Everglades				12								
Port Huron											7	
Portland, Oreg.	22								12			
Providence										22		
Richmond, Va.				10								
Rochester					10							
Roma, Tex.			20									
Rouses Point							18					
San Antonio			15									
San Diego	25											
San Francisco			5			21			16			
San Juan			20									

See footnotes at end of table.

Schedule of hearings of cases by the United States Customs Court at ports other than the port of New York for the calendar year 1968—Continued

Port	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Savannah.....			12									
Seattle.....	11								9			
Springfield, Mass.....										24		
St. Albans, Vt.....							25					
St. Louis.....				30								
St. Paul.....					21							
Sumas.....								29				
Syracuse.....					8							
Tacoma, Wash.....	16											
Tampa.....		28										
Toledo.....										31		
Utica.....					6							
Washington, D.C.....				5							18	
West Palm Beach.....			29									
Wilmington, N.C.....			5									

¹ Called at San Diego on January 25.

² Called at Laredo on February 20.

³ Called at Nogales on March 1.

⁴ Called at Pittsburgh on September 5.

(T.D. 67-245)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 23, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from October 16 through 20, 1967, rate of \$0.00285033.

Denmark krone:

October 16, 1967.....	\$0.144187
October 17, 1967.....	.144166
October 18, 1967.....	.144200
October 19, 1967.....	.144116
October 20, 1967.....	.144100

Hong Kong dollar:

Official rate of \$0.173000* for the period from September 18 through 22, 1967 and the following Free* rates:

September 18, 1967-----	No rate
September 19, 1967-----	\$0.172599
September 20, 1967-----	.172562
September 21, 1967-----	.172562
September 22, 1967-----	.172525

Iran rial:

For the period from September 18 through 22, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from September 18 through 22, 1967, rate of \$0.254966*.

Thailand baht (tical):

For the period from September 18 through 22, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-246)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products manufactured or produced in the Republic of the Philippines

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 19, 1967.

There is published below the directive of October 3, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in the Republic of the Philippines.

This directive was published in the Federal Register on October 10, 1967 (32 F.R. 14077), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

October 3, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive supplements and amends but does not cancel the directive issued to you on December 28, 1966, by the Chairman, President's Cabinet Textile Advisory Committee, regarding imports of cotton textiles and cotton textile products produced or manufactured in the Republic of the Philippines.

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, in accordance with the bilateral cotton textile agreement of February 24, 1964, as amended, between the United States and the Republic of the Philippines, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible and for the period extending through December 31, 1967, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Categories 9, 22, 61 and 62, produced or manufactured in the Republic of the Philippines, in excess of the following adjusted levels of restraint:

Category	Twelve-Month Levels of Restraint	Adjusted Levels of Restraint
9	1, 000, 000 sq. yds.	872, 222 ¹
22	1, 000, 000 sq. yds.	971, 633 ¹
26	1, 000, 000 sq. yds. (of which not more than 300,000 sq. yds. may be in duck ²)	1, 000, 000 ¹ (of which not more than 300,000 sq. yds. may be in duck ²)
61	1, 550, 000 doz. ⁴	1, 550, 000 ³
62	100, 000 doz.	0 ¹

¹ These levels have been adjusted to reflect entries made during the period beginning January 1, 1967 and extending through August 31, 1967. No adjustments have been made for entries after August 31, 1967.

² Only T.S.U.S.A. Nos:

320.—01 through 04, 06, 08

321.—01 through 04, 06, 08

322.—01 through 04, 06, 08

326.—01 through 04, 06, 08

327.—01 through 04, 06, 08

328.—01 through 04, 06, 08

³ This level has not been adjusted to reflect entries made on or after January 1, 1967.

⁴ The twelve-month level of restraint establishment for this category in this directive amends the level set forth in the directive of December 28, 1966.

Entries of cotton textiles and cotton textile products in Categories 9, 22, 26 and 62 produced or manufactured in the Republic of the Philippines and which have been exported to the United States from the Philippines prior to January 1, 1967, shall not be subject to this directive. However, entries of cotton textiles and cotton textile products in Category 61 produced or manufactured in the Republic of the Philippines and which have been exported to the United States from the Republic of the Philippines prior to January 1, 1967, shall, to the extent of any unfilled balances, be charged against the level of restraint established for such goods during the period January 1, 1966, through December 31, 1966. In the event that the level of restraint established for the period January 1, 1966, through December 31, 1966, has been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Republic of the Philippines and with respect to imports of cotton textiles and cotton textile products from the Republic of the Philippines have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
Secretary of Commerce
Chairman, President's Cabinet
Textile Advisory Committee

(T.D. 67-247)

Presidential Proclamations

Presidential proclamations extending increased duties on imports of certain floor coverings and extension of remaining increased duties on imports of sheet glass

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 20, 1967.

There are published below Presidential Proclamations No. 3815 and No. 3816, both dated October 11, 1967, which extend the increased

rates of duty on floor coverings provided in item 922.50, and sheet glass provided for in items 923.31 through 923.77, Appendix to the Tariff Schedules of the United States.

The increased duties on these products applies to articles entered, or withdrawn from warehouse, for consumption during the period beginning October 12, 1967, and ending at the close of December 31, 1969, unless the President proclaims otherwise.

(475.26)

EDWIN F. RAINS,

Acting Commissioner of Customs.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

1. WHEREAS, pursuant to Section 7 of the Trade Agreements Extension Act of 1951 and in accordance with Article XIX of the General Agreement on Tariffs and Trade (61 Stat. (pt. 5) A58; 8 U.S.T. (pt. 2) 1786), the President by Proclamation No. 3454 of March 19, 1962 (76 Stat. 1452), as modified by Proclamation No. 3458 of March 27, 1962 (76 Stat. 1457), proclaimed, effective after the close of business June 17, 1962, and until the President otherwise proclaimed, an increased duty on imports of certain carpets and rugs and other floor coverings;

2. WHEREAS, after compliance with the requirements of Section 102 of the Tariff Classification Act of 1962 (76 Stat. 73), the President by Proclamation No. 3548 of August 21, 1963 (77 Stat. 1017), proclaimed, effective on and after August 31, 1963, the Tariff Schedules of the United States, which reflected, with modifications, and, in effect, superseded, Proclamation No. 3454 by providing for the increased duty on imports of such floor coverings in item 922.50 in Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States;

3. WHEREAS the increased duty on imports of floor coverings provided for in item 922.50 will terminate at the close of October 11, 1967, in accordance with Section 351(c)(1)(B) of the Trade Expansion Act of 1962, unless extended under Section 351(c)(2) of that Act;

4. WHEREAS, in relation to the possible extension of such increased duty, I have received and taken into account the advice from the Tariff Commission and the advice of the Secretary of Commerce and Secretary of Labor in accordance with Section 351(c)(2) of the Trade Expansion Act of 1962, recommendations of the Special Representative for Trade Negotiations in accordance with Sections 3(b), 3(j), and 5(c) of Executive Order No. 11075 of January 15, 1963 (48 CFR 1.3(b), 1.3(j), and 1.5(c)), and advice of other interested agencies of the Government; and

5. WHEREAS, pursuant to Section 351(c)(2) of the Trade Expansion Act of 1962 and in accordance with Article XIX of the General Agreement on Tariffs and Trade, I have determined that the extension, as herein proclaimed, of the increased duty on imports of floor coverings provided for in item 922.50 is necessary to prevent serious injury and is in the national interest:

Now, THEREFORE, I, LYNDON B. JOHNSON, President of the United States of America, acting under the authority vested in me by the Constitution and the statutes, including Section 351(c) (2) of the Trade Expansion Act of 1962, and in accordance with Article XIX of the General Agreement on Tariffs and Trade, do proclaim that the increased rate of duty on imports of floor coverings provided for in item 922.50 in Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States is extended to articles entered, or withdrawn from warehouse, for consumption during the period beginning on October 12, 1967, and ending at the close of December 31, 1969, unless the President proclaims otherwise pursuant to Section 351(c) (1) or (2) of the Trade Expansion Act of 1962.

IN WITNESS WHEREOF, I have hereunto set my hand this eleventh day of October in the year of our Lord nineteen hundred and sixty-seven, and of the Independence of the United States of America the one hundred and ninety-second.

LYNDON B. JOHNSON.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

1. WHEREAS, pursuant to Section 7 of the Trade Agreements Extension Act of 1951 and in accordance with Article XIX of the General Agreement on Tariffs and Trade (61 Stat. (pt. 5) A58; 8 U.S.T. (pt. 2) 1786), the President by Proclamation No. 3455 of March 19, 1962 (76 Stat. 1454), as modified by Proclamation No. 3458 of March 27, 1962 (76 Stat. 1457), proclaimed, effective after the close of business June 17, 1962, and until the President otherwise proclaimed, increased duties on imports of certain types of sheet glass;

2. WHEREAS, after compliance with the requirements of Section 102 of the Tariff Classification Act of 1962 (76 Stat. 73), the President by Proclamation No. 3548 of August 21, 1963 (77 Stat. 1017), proclaimed, effective on and after August 31, 1963, the Tariff Schedules of the United States, which reflected, with modifications, and, in effect, superseded, Proclamation No. 3455 by providing for the increased duties on imports of such types of sheet glass in items 923.11 through 923.99 and item 924.00 in Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States;

3. WHEREAS, pursuant to Section 351(c) (1) (A) of the Trade Expansion Act of 1962 (19 U.S.C. 1981(c) (1) (A)) and in accordance with Article XIX of the General Agreement on Tariffs and Trade, the President by Proclamation No. 3762 of January 11, 1967 (32 F.R. 361), terminated the increased duties on imports of sheet glass provided for in items 923.11 through 923.25, items 923.42 through 923.67, items 923.92 through 923.99, and item 924.00, and reduced the increased duties provided for in items 923.31 through 923.37, and items 923.71 through 923.77.

4. WHEREAS the remaining increased duties on imports of sheet glass provided for in items 923.31 through 923.77 will terminate at the close of October 11, 1967, in accordance with Section 351(c) (1) (B) of the Trade Expansion Act of 1962, unless extended under Section 351(c) (2) of that Act;

5. WHEREAS, in relation to the possible extension of such remaining increased duties, I have received and taken into account the advice from the Tariff Commission and the advice of the Secretary of Commerce and the Secretary of Labor in accordance with Section 351(c) (2) of the Trade Expansion Act of 1962, recommendations of the Special Representative for Trade Negotiations in accordance with Sections 3(b), 3(j), and 5(c) of Executive Order No. 11075 of January 15, 1963 (48 CFR 1.3(b), 1.3(j), and 1.5(c)), and advice of other interested agencies of the Government; and

6. WHEREAS, pursuant to Section 351(c) (2) of the Trade Expansion Act of 1962 and in accordance with Article XIX of the General Agreement on Tariffs and Trade, I have determined that the extension, as herein proclaimed, of the remaining increased duties on imports of sheet glass provided for in items 923.31 through 923.77 is necessary to prevent serious injury and is in the national interest:

NOW, THEREFORE, I, LYNDON B. JOHNSON, President of the United States of America, acting under the authority vested in me by the Constitution and the statutes, including Section 351(c) (2) of the Trade Expansion Act of 1962, and in accordance with Article XIX of the General Agreement on Tariffs and Trade, do proclaim that the remaining increased rates of duty on imports of sheet glass provided for in items 923.31 through 923.77 in Subpart A of Part 2 of the Appendix to the Tariff Schedules of the United States are extended to articles entered, or withdrawn from warehouse, for consumption during the period beginning on October 12, 1967, and ending at the close of December 31, 1969, unless the President proclaims otherwise pursuant to Section 351(c) (1) or (2) of the Trade Expansion Act of 1962.

IN WITNESS WHEREOF, I have hereunto set my hand this eleventh day of October in the year of our Lord nineteen hundred and sixty-seven, and of the Independence of the United States of America the one hundred and ninety-second.

LYNDON B. JOHNSON.

(T.D. 67-248)

Customs offices in foreign countries—Customs Regulations amended

Changes in the Customs Field Organization—Section 1.4, Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 20, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 1—GENERAL PROVISIONS

The Bureau of Customs has terminated its operations at St. John, New Brunswick, Canada, effective September 30, 1967. Therefore, a customs officer is no longer stationed at St. John. To reflect this change,

the listing of customs offices in foreign countries in section 1.4 of the Customs Regulations is amended to delete "St. John, New Brunswick (winter)" in the column headed "Customs Office" and "Portland, Maine," in the column headed "Customs district having supervision."
(80 Stat. 379, R.S. 251; 5 U.S.C. 301; 19 U.S.C. 66.)
(192-1.2)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved October 19, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register October 27, 1967 (32 F.R. 14891)]

(T.D. 67-249)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 23, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.
(133.121)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

DISCLOSURE OF INFORMATION

T.D. 67-249(1) *Records of other agencies, bodies, or persons, release of.*—If a record is of primary concern to another Federal agency or body (including the Congress of the United States and Members thereof), information in that record will be released only with the consent of the agency, body, or person concerned. Bureau Circular ADM-3-ORR dated October 13, 1967. (133.22)

TARIFF CLASSIFICATION

T.D. 67-249(2) *Aluminum articles, nspf. Triclamp.*—Three-fingered tube clamping device consisting of two concave-shaped halves fastened by nut and bolt, for holding 3 tubes of framework together at right angles to each other, classifiable under the provision for Articles of aluminum, not coated or plated with precious metal, in *item*

657.40, TSUS, and not under the provision for Vises and clamps, in item 649.37, TSUS, since, although there may be a so-called clamping action, they do not hold articles while work is being performed on the articles. Bureau letter dated October 10, 1967. (424.216)

T.D. 67-249(3) *Aluminum articles, nspf. Swaging clamps.*—Wire rope swaging clamps for holding both ends of a wire rope or small cable, ranging in size from $\frac{3}{64}$ -inch to 2 inches in diameter, from $\frac{1}{8}$ -inch to 7 inches in length, and weighing from 0.4 ounce to $7\frac{1}{2}$ pounds, classifiable under the provision for Articles of aluminum, not coated or plated with precious metal, in item 657.40, TSUS. Bureau letter dated October 9, 1967. (424.4)

T.D. 67-249(4) *Amides, acyclic. Acetamide.*—Acetamide classifiable under the provision for Nitrogenous compounds: * * * Other acyclic amides, in item 425.22, TSUS. Bureau letter dated October 9, 1967. (417.0)

T.D. 67-249(5) *Animal feeds. Wheat germ.*—Wheat germ is a byproduct of the milling of wheat and, if chiefly used as an animal feed or ingredient therefor, is classifiable under the provision for Animal feeds and ingredients therefor, not specially provided for: * * * Byproducts obtained from the milling of grains, in item 184.70, TSUS. Bureau letter dated October 2, 1967. (461.262)

T.D. 67-249(6) *Antibiotics. Oxytetracycline amphoteric base.*—Oxytetracycline amphoteric base obtained by aerobic fermentation of a strain of *Streptomyces* without the use of precursors or benzenoid products, classifiable under the provision for Antibiotics: Natural and not artificially mixed, in item 437.30, TSUS. Bureau letter dated October 6, 1967. (417.6)

T.D. 67-249(7) *Antibiotics, synthetic. 7-amino cephalosporanic acid.*—7-amino cephalosporanic acid (7-ACA), produced by the chemical cleavage (without the use of benzenoid products) of cephalosporin C, a natural antibiotic, used as an intermediate in the production of commercial synthetic antibiotics but possessing slight antibiotic properties without further processing, classifiable under the provision for Antibiotics: * * * Other, in item 437.22, TSUS, in view of the provision in *Schedule 4, Part 3, Subpart B, Headnote 1*, TSUS, for the inclusion in that Subpart of articles described therein whether or not they are drugs. Bureau letter dated October 5, 1967. (412.4)

T.D. 67-249(8) *Articles, of textile materials, nspf. Hammocks.*—Net hammocks classifiable under the provision for Articles not specially provided for, of textile materials: * * * Net articles, in item 386.05, TSUS. Bureau letter dated October 10, 1967. (471.7)

T.D. 67-249(9) *Brooms and brushes. Shaving brush.*—Brush, approximately 2 inches in length, set into a threaded metal ferrule. Brush will be fitted with handle and used as a shaving brush, classifiable under the provision for Other brooms and brushes: * * * Toilet brushes, in *item 750.45* or *750.47*, TSUS, according to value. Bureau letter dated October 11, 1967. (459.21)

T.D. 67-249(10) *Electrical ware, ceramic. Substratum.*—Alumina substratum, upon which micro-miniature electronic circuits are fabricated through various deposition and etching techniques, are classifiable under the provision for Ceramic magnets, ceramic electrical insulators * * * and other ceramic electrical ware: * * * Other, in *item 535.14*, TSUS. Bureau letter dated October 6, 1967. (417.332)

T.D. 67-249(11) *Ether, polyhydric alcohol. Ethoxylated Cholesterol.*—An ether of Poly(ethylene glycol), a polyglycol, and cholesterol, a monohydric alcohol, is classifiable under the provision for Alcohols, polyhydric (including glycols, polyglycols, diols, and polyols), and esters, ethers, and ether-esters and substituted derivatives of any of the foregoing: * * * Other: * * * Other, in *item 428.46*, TSUS. Bureau letter dated October 12, 1967. (412.11)

T.D. 67-249(12) *Fittings, pipe and tube, of iron or steel. Steel nipples.*—Black galvanized steel nipples in lengths up to 12 inches commercially designated as fittings, classifiable under the provision for Pipe and tube fittings of * * * steel: * * * Other fittings, in *item 610.80*, TSUS; steel nipples of the foregoing description having lengths in excess of 12 inches by commercial designation are not fittings, classifiable under the provision for Pipes and tubes * * * of * * * steel: Welded * * * with walls not thinner than 0.065 inch, and of circular cross section: Other than alloy * * * steel: * * * 0.375 inch or more in outside diameter, in *item 610.32*, TSUS. Bureau letter dated October 13, 1967. (422.3)

T.D. 67-249(13) *Halogenated hydrocarbons. Dichlorobutane.*—Dichlorobutane classifiable under the provision for Halogenated hydrocarbons: * * * Other: Chlorinated but not otherwise halogenated, in *item 429.47*, TSUS. Bureau letter dated October 4, 1967. (417.312)

T.D. 67-249(14) *Lawn-tennis equipment. Tennis machine.*—Automatic tennis machine, portable, motor driven, mounted within an enclosed frame with a hopper on top for receiving balls which pass over a revolving wheel with an extended spoke for ejecting the balls across the tennis court to a person who actuates the tripping mechanism of the machine by pulling a cord which reaches to the machine for that

purpose, classifiable under the provision for Lawn-tennis equipment * * *: * * * Other, in *item 734.88*, TSUS. Bureau letter dated October 6, 1967. (492.23)

T.D. 67-249(15) *Loading or unloading machinery. Spreader.*—Heavy duty spreader designed to be mounted on a truck chassis and used to spread sand, salt, calcium chloride, cinders, stone chips, etc., classifiable under the provision for Other * * * loading or unloading machinery, in *item 664.10*, TSUS. Bureau letter dated October 13, 1967. (423.111)

T.D. 67-249(16) *Parts of extracting machinery for minerals. Coal cutters.*—Cutting bits designed for sole use with coal cutting machines, classifiable under the provision for "parts" of coal cutters, in *item 664.05*, TSUS. The provisions for interchangeable tools for hand or machine tools in *items 649.43* and *649.49*, TSUS, not applicable. Bureau letter dated October 13, 1967. (424.2)

T.D. 67-249(17) *Polysaccharides. Maltose.*—Maltose, a disaccharide is classifiable under the provision for Polysaccharides: * * * Other, in *item 493.68*, TSUS. Bureau letter dated September 28, 1967. (418.21)

T.D. 67-249(18) *Synthetic plastics. Seals.*—Polyvinyl acetate emulsion used for paper and paperboard sealing operations and mounting of photographs, is classifiable under the provision for Synthetic plastics materials: * * * Vinyl resins: Polyvinyl acetate and vinyl resins containing by weight 50 percent or more of derivatives of vinyl acetate, in *item 445.40*, TSUS. Bureau letter dated October 13, 1967. (418.64)

T.D. 67-249(19) *Odoriferous compounds, benzenoid. Methylbenzyl alcohol.*—Methylbenzyl alcohol (alpha-methylbenzyl alcohol) is classifiable under the provision for Aromatic or odoriferous compounds including flavors * * * not mixed, and not containing alcohol: * * * Other compounds, in *item 408.60*, TSUS. Bureau letter dated October 11, 1967. (417.52)

T.D. 67-249(20) *Pumps for liquids. Fuel injection pump.*—Fuel injection pump for compression-ignition engines, with timer, governor, and fuel feed pump is classifiable under the provision for Fuel injection pumps for compression-ignition engines, in *item 660.92*, TSUS. T.D. 56241(3) distinguished. Bureau letter dated October 12, 1967. (434.1)

T.D. 67-249(21) *Sections (including angles and shapes), iron or steel. Clicker die steel.*—Clicker die steel in lengths of ten or twelve feet which has a cross section which is somewhat knife-shaped is not

a Bar classifiable under *item 608.52*, TSUS, since it does not have a cross section in the shape of a circle, segment of a circle, oval, triangle, rectangle, hexagon, or octagon as required by *Schedule 6, Part 2, Subpart B, Headnote 3(d)*, TSUS, but is classifiable under the provision for Angles, shapes, and sections * * * : * * * Otherwise advanced: * * * Alloy iron or steel, in *item 609.86*, TSUS. T.D. 67-113(4) noted and distinguished. Bureau letter dated October 6, 1967. (422.31)

T.D. 67-249(22) *Textile articles, nspf. "Attack" suits for dog trainers.*—Unornamented attack suit in chief value of cotton, and padded with grass, designed to be worn as protection by police dog trainers, classifiable under the provision for Articles not specially provided for, of textile material: * * * Other articles, not ornamented: Of cotton: * * * Other, in *item 386.50*, TSUS. Not wearing apparel. Bureau letter dated October 9, 1967. (467.9363)

(T.D. 67-250)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 30, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from October 23 through 27, 1967, rate of \$0.00285033.

Denmark krone:

October 23, 1967	-----	\$0.144100
October 24, 1967	-----	.144068
October 25, 1967	-----	.144100
October 26, 1967	-----	.144050
October 27, 1967	-----	.144025

Hong Kong dollar:

Official rate of \$0.173000* for the period from September 25 through 29, 1967 and the following Free* rates:

September 25, 1967-----	\$0.172562
September 26, 1967-----	.172562
September 27, 1967-----	.172637
September 28, 1967-----	.172711
September 29, 1967-----	.172786

Iran rial:

For the period from September 25 through 29, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from September 25 through 29, 1967, rate of \$0.254966*.

Thailand baht (tical):

For the period from September 25 through 29, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,

Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-251)

Cotton textiles—Restrictions on entry

Restrictions on certain categories of cotton textiles and cotton textile products manufactured or produced in the Socialist Federal Republic of Yugoslavia

TREASURY DEPARTMENT,

OFFICE OF THE COMMISSIONER OF CUSTOMS,

Washington, D.C., October 26, 1967.

There is published below the directive of October 10, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restrictions on entry in the United States of cotton textiles and cotton textile products in certain categories manufactured or produced in the Socialist Federal Republic of Yugoslavia.

This directive was published in the Federal Register on October 17, 1967 (32 F.R. 14350), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

October 10, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

This directive supplements and amends but does not cancel the directive issued to you on December 28, 1966, by the Chairman, President's Cabinet Textile Advisory Committee, regarding imports of cotton textiles and cotton textile products produced or manufactured in Yugoslavia.

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, in accordance with the bilateral cotton textile agreement of October 5, 1964, as amended between the United States and the Socialist Federal Republic of Yugoslavia, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible and for the period beginning January 1, 1967, and extending through December 31, 1967, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Categories 22, 28-29 and 34, produced or manufactured in the Socialist Federal Republic of Yugoslavia, in excess of the following adjusted levels of restraint:

<i>Category</i>	<i>Twelve-Month Levels of Restraint</i>	<i>Adjusted Levels of Restraint</i>
22	1,763,998 sq. yds. ¹	1,763,998 ²
28-29	711,946 pieces	711,946 ³
34	339,677 pieces	286,877 ³

¹ The twelve-month level of restraint established for this category amends the level set forth in the directive of December 28, 1966.

² This level has not been adjusted to reflect entries made on or after January 1, 1967.

³ These levels have been adjusted to reflect entries made during the period beginning January 1, 1967 and extending through August 31, 1967. No adjustments have been made for entries after August 31, 1967.

Entries of cotton textiles and cotton textile products in Category 22 produced or manufactured in Yugoslavia prior to January 1, 1967, shall, to the extent of any unfilled balances, be charged against the level of restraint established for such goods during the period January 1, 1966, through December 31, 1966. In the event that the level of restraint established for the period January 1, 1966, through December 31, 1966, has been exhausted by previous entries, such goods shall be subject to the directive set forth in this letter. However, entries of cotton textiles and cotton textile products in Categories 28-29 and 34 produced or manufactured in Yugoslavia and which have been exported to the United States from Yugoslavia prior to January 1, 1967, shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Socialist Federal Republic of Yugoslavia and with respect to imports of cotton textiles and cotton textile products from the Socialist Federal Republic of Yugoslavia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553. This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-252)

Antidumping—Cast iron soil pipe from Poland

The Secretary of the Treasury makes public a finding of dumping with respect to cast iron soil pipe from Poland. Section 14.13(b), Customs Regulations amended

TREASURY DEPARTMENT,
Washington, D.C., October 24, 1967.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 14—APPRAISEMENT

Section 201(a) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(a)), gives the Secretary of the Treasury responsibility for determination of sales at less than fair value. Pursuant to such authority the Secretary of the Treasury has determined that cast iron soil pipe from Poland is being, or is likely to be, sold at less than fair value within the meaning of section 201(a) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(a)).

Section 201(a) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(a)), gives the United States Tariff Commission responsibility for determination of injury or likelihood of injury. The United States Tariff Commission has determined, and on September 5, 1967, it notified the Secretary of the Treasury that an industry in the United States is being injured by reason of the importation of cast iron soil pipe from Poland sold at less than fair value within the meaning of the Antidumping Act, 1921, as amended.

On behalf of the Secretary of the Treasury, I hereby make public these determinations, which constitute a finding of dumping with respect to cast iron soil pipe from Poland.

Section 14.13(b) of the Customs Regulations is amended by adding the following to the list of findings of dumping currently in effect:

<i>Merchandise</i>	<i>Country</i>	<i>T.D.</i>
Cast Iron Soil Pipe	Poland	67-252

(Secs. 201, 407, 42 Stat. 11, as amended, 18; 19 U.S.C. 160, 173.)
(643.3)

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register November 2, 1967 (32 F.R. 15155)]

(T.D. 67-253)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 26, 1967.

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/ district director; amount
The Chesapeake and Ohio Railway Co., 6-114 General Motors Bldg., Detroit, Mich.; Federal Ins. Co.	Sept. 1, 1967	Sept. 20, 1967	-----	Detroit, Mich.; \$10,000
Deutsche Lufthansa Aktiengesellschaft, 410 Park Ave., New York, N.Y.; The Aetna Casualty & Surety Co.	Aug. 18, 1961	Feb. 27, 1962	Oct. 17, 1967	New York, N.Y.; \$10,000
Dublin Distributors, Inc., 21-55 51st Ave., Long Island City, N.Y.; St. Paul Fire & Marine Ins. Co.	Nov. 22, 1965	Dec. 7, 1965	Oct. 18, 1967	New York, N.Y.; \$10,000
Fred Imbert, Inc., P.O. Box 4424, Old San Juan, P.R.; Seaboard Surety Co.	Sept. 6, 1967	Sept. 15, 1967	-----	San Juan, P.R.; \$10,000
Carl Frederick Liebert, P.O. Drawer L, Blaine, Wash.; U.S. Fidelity & Guaranty Co.	Sept. 18, 1967	Sept. 19, 1967	-----	Seattle, Wash.; \$10,000
O.W. & B.S. Look Co., Inc., Jonesport, Me.; Commercial Ins. Co.	Jan. 2, 1964	Feb. 10, 1964	Sept. 18, 1967	Portland, Me.; \$10,000
Matson Navigation Co., 215 Market St., San Francisco, Calif.; St. Paul Fire & Marine Ins. Co.	Sept. 27, 1967	Oct. 5, 1967	-----	San Francisco, Calif.; \$10,000
Strachan Shipping Co., a/a Empresa Lineas Martinis Argentinas, P.O. Box 670, Savannah, Ga.; U.S. Fidelity & Guaranty Co.	Oct. 10, 1967	Oct. 11, 1967	-----	Savannah, Ga.; \$10,000

(542.133)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-254)

Change of practice ruling

Tariff classification—Second clear wheat flour

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 27, 1967.

Pursuant to section 16.10a(d), the Bureau of Customs gave notice in the Federal Register for June 17, 1967 (32 F.R. 8729), that it would review the existing established and uniform practice of classifying second clear wheat flour under the provisions for "Animal feeds, and ingredients therefor, not specially provided for: Byproducts obtained from the milling of grains * * *" in item 184.70, Tariff Schedules of the United States (TSUS). This review has been completed and all representations received have been carefully considered.

The review shows that at the time the practice was established, second clear wheat flour was considered a byproduct of the milling of grain and was chiefly used as an animal feed or ingredient therefor. Evidence developed during the study showed that second clear wheat flour is no longer considered a byproduct of the milling of grain and is no longer chiefly used as an animal feed or ingredient therefor.

Accordingly, it is the decision of the Bureau that second clear wheat flour is classifiable under the provisions for milled grain products in item 131.40, TSUS, if fit for human consumption, or in item 131.72, TSUS, if unfit for human consumption.

This ruling shall apply only to such second clear wheat flour as is entered, or withdrawn from warehouse, for consumption after the expiration of 90 days after the date of publication of this ruling in the weekly Customs Bulletin.

(461.161)

EDWIN F. RAINS,
Acting Commissioner of Customs.

[Published in the Federal Register November 2, 1967 (32 F.R. 15186)]

(T.D. 67-255)

Coastwise transportation—Customs Regulations amended

Section 4.93(b), Customs Regulations, amended to add Polish People's Republic to the list of countries whose registered vessels are permitted to transport empty cargo vans, lift vans, and shipping tanks coastwise

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 4—VESSELS IN FOREIGN AND DOMESTIC TRADES

On the basis of information obtained and furnished by the Department of State, it is found that the Government of the Polish People's Republic extends to vessels of the United States in ports of the Polish People's Republic privileges reciprocal to those provided for in section 4.93(a) of the Customs Regulations. Therefore, vessels of the Polish People's Republic are permitted to transport coastwise empty cargo vans, lift vans, and shipping tanks under the conditions specified in the applicable proviso to 46 U.S.C. 883.

Accordingly, section 4.93(b) of the Customs Regulations is amended by the insertion of "Polish People's Republic" in appropriate alphabetical order in the list of countries in that section.

(80 Stat. 379, R.S. 251, sec. 624, 46 Stat. 759, sec. 27, 41 Stat. 999, as amended; 5 U.S.C. 301, 19 U.S.C. 66, 1624, 46 U.S.C. 883.)

(216.131)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved October 26, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register November 3, 1967 (32 F.R. 15390)]

(T.D. 67-256)

Countervailing duties—Sugar content of certain articles from Australia

Net amount of bounty declared for the month of October 1967 for products of Australia subject to the countervailing duty order published in T.D. 54582. Section 16.24 (f), Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 16—LIQUIDATION OF DUTIES

The Treasury Department is in receipt of official information that the rates of bounties or grants paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930 (19 U.S.C. 1303), on the exportation during the month of October 1967, of approved fruit products and other approved products containing sugar amounts to Australian \$117.00 per 2,240 pounds of sugar content.

The net amount of bounties or grants on the above-described commodities which are manufactured or produced in Australia is hereby ascertained, determined, and declared to be Australian \$117.00 per 2,240 pounds of sugar content. Additional duties on the above-described commodities, except those commodities covered by T.D. 55716 (27 F.R. 9595), whether imported directly or indirectly from that country, equal to the net amount of the bounty shown above shall be assessed and collected.

In view of the change in the periods to be covered by countervailing duty orders relating to the sugar content of certain articles from Australia, only the three last Treasury decisions publishing such orders will be listed at any one time in the table in section 16.24 (f) of the Customs Regulations.

The table in section 16.24 (f) of the Customs Regulations is amended by inserting after the last line under "Australia—Sugar content of certain articles" the number of this Treasury decision in the column headed "Treasury Decision" and the words "New rate" in the column headed "Action." The table in section 16.24 (f) is further amended by deleting therefrom under "Australia—Sugar content of certain articles" the number 67-221 in the column headed "Treasury Decision"

and the words "New rate" appearing opposite such number in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624.)
(644)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved October 26, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register November 3, 1967 (32 F.R. 15390)]

(T.D. 67-257)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 30, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.
(133.121)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

TARIFF CLASSIFICATION

T.D. 67-257(1) *Animal substances, crude, nsyf. Pig stomach linings.*—Frozen stomach linings from slaughtered pigs imported in a condition not advanced beyond the crude stage are classifiable under the provision for Animal substances, crude, not specially provided for, in *item 191.15*, TSUS. Bureau letter dated October 16, 1967. (459.23)

T.D. 67-257(2) *Christmas ornaments, rubber or plastics. Garland.*—Garland, 6 feet long, composed of laurel leaves and red plastic berries, utilized as a Christmas garland for decorative purposes only, either by draping about a tree, decorating store windows or homes for Christmas only, classifiable under the provision for Christmas ornaments * * * of rubber or plastics: * * * Other, in *item 772.97*,

TSUS. *General Headnote 10(e) (i)*, noted. Bureau letter dated September 28, 1967. (492.122)

T.D. 67-257(3) *Electrical measuring, checking, analyzing, automatically-controlling apparatus. Flow-rate meter.*—Device which continuously measures the flow rate of pulverized or granular materials by converting the fall of the material from a fixed height into mechanical displacement quantities and these in turn into electrical signals proportional to the flow rate of the pulverized material classifiable under the provision for Electrical measuring, checking, analyzing * * * instruments and apparatus * * *: * * * Other, in *item 712.50*, TSUS. Bureau letter dated October 9, 1967. (426.846)

T.D. 67-257(4) *Electronic musical instruments. Organ, portable.*—Portable electric organ, substantially constructed, having a full octave range and a good tonal quality, used in schools for beginning music students, and retailing for at least \$30, is classifiable under the provision for Electronic musical instruments: * * * Other, in *item 725.47*, TSUS. Bureau letter dated October 17, 1967. (491.32)

T.D. 67-257(5) *Fabric. Non-woven fabric.*—A non-woven fabric composed of polyester and rayon bonded with polyamide resin with a layer of polyvinyl chloride for one surface, if in chief value of the polyamide type resin, is classifiable under the provision for Articles not specially provided for, of * * * plastics: * * * Other, in *item 774.60*, TSUS. If not, and textile fibers are the component material in chief value, the fabric is classifiable under the provision for Non-woven fabrics * * *: * * * Of man-made fabrics, in *item 355.25*, TSUS, if the layer of PVC is a coating or filling; it is classifiable under the provision for Laminated fabrics, not specially provided for: * * * Of man-made fibers, in *item 359.50* TSUS, if the layer is of PVC is a lamination. Bureau letter dated October 17, 1967. (455.11)

T.D. 67-257(6) *Footwear. Sandals.*—Sandals of rubber and plastic with two criss-crossing straps of Hessian Rope to which a plastic strip is sewn on top are classifiable under the provisions for Other footwear of plastics or rubber, in *item 700.60*, TSUS. Bureau letter dated October 19, 1967. (455.44)

T.D. 67-257(7) *Furnishings, of textile materials. Curtains.*—Cotton tier curtain with machine-embroidered trim added to side and bottom edges, classifiable under the provision for Other furnishings, ornamented: Of cotton: * * * Other, in *item 365.78*, TSUS. *Item 365.77*, TSUS, not applicable, *Schedule 3, Headnote 3(a) (iii)* noted. Bureau letter dated October 23, 1967. (471.43)

T.D. 67-257(8) *Furniture, nspl. Shelving.*—Shelving, consisting of metal-framed pegboard backing and three metal shelves, designed

to be placed on the floor to display merchandise, in chief value of the metal (not copper), is classifiable under the provision for Furniture * * * not specially provided for: * * * Other, in item 727.55, TSUS. *Schedule 7, Part 4, Subpart A, Headnote 1*, TSUS, noted. Bureau letter dated October 23, 1967. (426.89)

T.D. 67-257(9) *Iron or steel articles, nspf. Bar.*—A steel bar of indeterminate length, ¼ inch thick and 1½ inches wide, with a raised scroll design at regular intervals along the surface is classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in item 657.20, TSUS. Bureau letter dated October 19, 1967. (422.31)

T.D. 67-257(10) *Iron or steel articles, nspf. Plastic articles. Nails of base metal. Anchor shells. Nails.*—Tap-it nylon-anchor-expandable shells and threaded nails with slotted heads and unthreaded, sharply pointed, tapered ends are classifiable according to component material of chief value when imported together; either under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in item 657.20, TSUS, or under the provision for Articles not specially provided for, of rubber or plastics: * * * Other, in item 774.60, TSUS; if imported separately, nails are classifiable under the provision for Brads, nails * * * of base metal: Of iron or steel (except articles with heads of nonferrous metals): Of one piece construction: * * * Other, in item 646.30, TSUS. Nylon anchor expandable shells are classifiable under the provision for Articles not specially provided for, of rubber or plastics: * * * Other, in item 774.60, TSUS. Bureau letter dated October 20, 1967. (474.5)

T.D. 67-257(11) *Jet-projecting machines. "Rotoblast rooms". Classification Principles: "tariff entities". "entireties".*—"Rotoblast rooms" specially designed components of blast cleaning systems consisting of work cars for moving the material to be blasted, rotating and oscillating swing-tables, control panels, rotoblast machines comprising centrifugal wheels, and a machine for effecting abrasive separation, imported together, constitute entireties, classifiable under the provision for Similar jet-projecting machines * * *: * * * Other, in item 662.50, TSUS. Bureau letter dated October 17, 1967. (434)

T.D. 67-257(12) *Machinery, sorting, screening, or separating fibers of silicon carbon and nitride fibers and other mineral separations. Fiber classifying unit.*—Fiber classifying unit, weighing about 200 pounds, used for sorting a wide range of fiber lengths of silicon carbide, silicon nitride, alumina, and other mineral separations concentrated in a liquid suspension and fed into a system of rotating cylindrical screens, classifiable under the provision for Machinery for sorting,

screening, separating * * * other mineral substances in solid * * * form, in *item 678.20*, TSUS. Bureau letter dated October 10, 1967. (434)

T.D. 67-257(13) *Machines, nsf. Extension cord winders.*—An extension cord winder, consisting of a metal housing containing a wheel to take up the cord, a spring to rotate the wheel, and a rotating electrical coupling to transfer electricity from the main connection to the extension cord, classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated October 2, 1967. (431)

T.D. 67-257(14) *Non-optical measuring or checking instruments, apparatus, and machines, nsf. Magnetic inspection equipment.*—Magnetic inspection equipment designed to discover and pinpoint cracks in equipment such as pipe lines, crankshafts, etc., classifiable under the provision for Non-optical measuring or checking instruments, apparatus, and machines not specially provided for * * *: * * * Other, in *item 710.80*, TSUS. Bureau letter dated October 16, 1967. (434.6)

T.D. 67-257(15) *Parts of illuminating articles, base metal. Housings, ballasts.*—Aluminum housings for ballasts specially designed for incorporation into specific illuminating articles, are classifiable under the provision for "parts" of Illuminating articles * * * of base metal: * * * Other: * * * Other, in *item 653.40*, TSUS. Bureau letter dated October 20, 1967. (426.89)

T.D. 67-257(16) *Parts of illuminating articles, base metal. Steel poles.*—Sectional steel poles, used for street lighting and other light pole purposes are classifiable under the provision for Illuminating articles and parts thereof, of base metal: * * * Other: * * * Other, in *item 653.40*, TSUS. T.D. 66-72(18) followed. T.D. 56190(12) and T.D. 56377(7) overruled. Bureau letter dated October 20, 1967. (423.11)

T.D. 67-257(17) *Parts of machinery, nsf. Fabricated components.*—Unfinished copper and aluminum components, fabricated and mechanically joined by butt welding processes, used as transition pieces between copper and aluminum components in air-conditioning or refrigeration systems, classifiable under the provision for Machinery parts not containing electrical features and not specially provided for, in *item 680.90*, TSUS, and not under the provision for "parts" of Air-conditioning machines, in *item 661.20*, TSUS, nor under the provision for "parts" of Refrigerators and refrigerating equipment, in *item 661.35*, TSUS, as such components are installable in either system when machined to size. Bureau letter dated October 5, 1967. (431.3)

T.D. 67-257(18) *Parts of non-electrical measuring, checking, or automatically-controlling apparatus. Castings.*—Rough casting for pneumatic indicating relays employing sensing valves to detect undesirable temperatures, pressures, levels, classifiable under the provision for Apparatus for measuring, checking, or automatically-controlling the flow, depth, pressure, or other variables of liquids or gases * * * and parts thereof * * *: * * * Other, in *item 711.84*, TSUS. Bureau letter dated October 12, 1967. (426.1)

T.D. 67-257(19) *Plastic articles. Viewer, driving.*—A flimsy plastic article which is utilized for the protection of a driver's eyes at night from the light of oncoming automobiles, classifiable under the provision for Articles not specially provided for, of * * * plastic: * * * Other, in *item 774.60*, TSUS. Bureau letter dated October 19, 1967. (443.573)

(T.D. 67-258)

International organizations—Customs Regulations amended

Section 10.30a(a), Customs Regulations, relating to public international organizations entitled to free-entry privileges, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

By Executive Order 11372, signed September 18, 1967, the President has designated the Lake Ontario Claims Tribunal as an international organization entitled to enjoy certain privileges, exemptions, and immunities conferred by the International Organizations Immunities Act of December 29, 1945.

The list of public international organizations currently entitled to free-entry privileges in section 10.30a(a) of the Customs Regulations is, therefore, amended by inserting in the proper alphabetical order the following:

<i>Organization</i>	<i>Executive Order</i>	<i>Date</i>
Lake Ontario Claims Tribunal	11372	September 18, 1967

(80 Stat. 379, R.S 251; 5 U.S.C. 301, 19 U.S.C. 66)
(515.35)

EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved October 26, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register November 4, 1967 (32 F.R. 15424)]

(T.D. 67-259)

Cotton textiles—Restriction on entry

Restriction on entry of cotton textile products in category 34, manufactured or produced in Romania

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 31, 1967.

There is published below the directive of October 11, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textile products in category 34, manufactured or produced in Romania.

This directive was published in the Federal Register on October 21, 1967 (32 F.R. 14676), by the Interagency Textile Administrative Committee.
(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

October 11, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c), thereof relating to nonparticipants, and in accordance with the procedures outlined in Executive Order 11052 of

September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible after October 12, 1967, and for the twelve-month period beginning August 14, 1967, and extending through August 13, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Category 34, produced or manufactured in Romania, in excess of a level of restraint for the period of 140,000 pieces.

In carrying out this directive entries of cotton textiles and cotton textile products in Category 34 produced or manufactured in Romania and which have been exported to the United States prior to August 14, 1967, shall not be subject to this directive.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Socialist Republic of Romania and with respect to imports of cotton textiles and cotton textile products from Romania have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553 (Supp. II, 1965-66). This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-260)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., October 26, 1967.

The following are synopses of drawback rates and amendments issued September 15, to October 24, 1967, inclusive, pursuant to sections

22.1 to 22.5, inclusive, Customs Regulations; and approvals under section 22.6, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Air conditioners*.—Manufactured under section 1313(b) by Fedders Corp., Edison, N.J., with the use of copper seamless tubing and aluminum strips.

Rate effective on articles manufactured on and after July 1, 1966, and exported on and after August 1, 1966.

Manufacturer's statement of September 27, 1967, forwarded to regional commissioner of customs, New York, N.Y., October 13, 1967.

(B) *Alpaca top; mohair top*.—T.D. 54651-D, as amended by T.D. 55580-UU, covering, among other things, various wool products manufactured by Stillwater Worsted Mills, Inc., Harrisville, R.I., under section 1313(a) with the use of imported wool, *amended* to cover mohair and alpaca tops manufactured under section 1313(a) with the use of grease mohair and alpaca, and mohair tops manufactured under section 1313(b) with the use of grease mohair.

Amendment effective on articles manufactured on and after March 15, 1964, and exported on and after November 4, 1964.

Manufacturer's statements of March 29, 1966, and September 21, 1967, forwarded to regional commissioner of customs, Boston, Mass., October 4, 1967.

(C) *Boron and carbon disks; oxidized magnesite; "Magnorite", a magnesia grain*.—Boron and carbon disks manufactured under section 1313(a) by the Norton Co., Worcester, Mass., at its Worcester, Mass., factory with the use of imported enriched amorphous boron; oxidized magnesite manufactured under section 1313(b) at the company's Huntsville, Ala., factory with the use of raw calcined magnesite; and, "Magnorite", a magnesia grain, manufactured under section 1313(b) at the company's Worcester, Mass., factory with the use of oxidized magnesite.

Rate effective on articles manufactured on and after January 1, 1965, and exported on and after February 28, 1966.

Manufacturer's statement of June 13, 1967, forwarded to regional commissioner of customs, Boston, Mass., September 15, 1967.

(D) *Building panels, fiber glass.*—Manufactured under section 1313(a) by Molded Fiber Glass Body Co., Ashtabula, Ohio, with the use of imported paint.

Rate effective on articles manufactured on and after July 14, 1966, and exported on and after July 15, 1966.

Manufacturer's statements of July 7, 1967, and September 15, 1967, forwarded to regional commissioner of customs, Chicago, Ill., October 24, 1967.

(E) *Candies and macaroons, coconut.*—Manufactured under section 1313(a) by Kimbell Candy Co., Chicago, Ill., with the use of desiccated unsweetened coconut and under section 1313(b) with the use of hard refined sugar.

Rate effective on articles manufactured on and after April 26, 1966, and exported on and after May 5, 1966.

Manufacturer's statement of June 13, 1967, forwarded to regional commissioner of customs, Chicago, Ill., September 15, 1967.

(F) *Diazinon formulations.*—T.D. 45857-D, as amended, covering, among other things, oxypyrimidine and diazinon manufactured under section 1313(b) by Geigy Chemical Corp., Ardsley, N.Y., at its McIntosh, Ala., factory, with the use of methyl acetoacetate, *amended* to cover diazinon formulations manufactured under section 1313(b) by the company at its McIntosh, Ala., factory with the use of technical diazinon.

Amendment effective on articles manufactured and exported on and after January 1, 1965.

Manufacturer's statement of October 25, 1965, forwarded to regional commissioner of customs, New York, N.Y., October 17, 1967.

(G) *Dyestuff, pigments, intermediates, chemicals, and detergents; blends of dyestuff; and dyestuff reduced in strength.*—T.D. 52718-D, as amended particularly by T.D. 55794-C, covering the foregoing products manufactured under section 1313(b) by Dyestuff & Chemical Div., General Aniline & Film Corp., New York, N.Y., at its Linden and Paterson, N.J., and Rensselaer, N.Y., factories with the use of dye materials, further *amended* to cover such articles manufactured by the company under section 1313(b) at the said factories with the use of phenylhydrazine.

Amendment effective on articles manufactured and exported on and after October 13, 1966.

Supplemental statements of May 22, 1967, and August 23, 1967, forwarded to regional commissioner of customs, New York, N.Y., October 13, 1967.

(H) *Epoxy resins, liquid and solid.*—T.D. 67-130-E, covering, among other things, chemicals and chemical intermediates manufactured by Ciba Corp., New York, N.Y., at its factories located at Toms River, Fair Lawn, and Summit, N.J., under the provisions of section 1313(a) and (b) with the use of specified chemicals *amended* to cover liquid and solid epoxy resins manufactured under section 1313(b) at the said factories with the use of 2-Amino-4-Cresol (2-Amino-p-Cresol).

Amendment effective on articles manufactured on and after August 1, 1966.

Manufacturer's supplemental statement of September 20, 1967, forwarded to regional commissioners of customs, Baltimore, Md., and New York, N.Y., October 12, 1967.

(I) *Extract, vanilla.*—Manufactured under section 1313(d) by Food Materials Corp., Chicago, Ill., with the use of domestic tax-paid alcohol.

Rate effective on articles manufactured on and after July 26, 1966, and exported on and after August 10, 1966.

Filing of supplemental schedules authorized.

Manufacturer's statement of January 23, 1967, forwarded to regional commissioner of customs, Chicago, Ill., October 10, 1967.

(J) *Fabrics, upholstery.*—Manufactured under section 1313(b) by Bay River Corp., Pawtucket, R.I., with the use of yarn.

Rate effective on articles manufactured on and after June 1, 1965, and exported on and after October 11, 1965.

Manufacturer's statements of March 28, 1966, and August 29, 1967, forwarded to regional commissioner of customs, New York, N.Y., October 20, 1967.

(K) *Fabrics, upholstery.*—Manufactured under section 1313(b) by Fisherville Fabric Corp., Pawtucket, R.I., at its Fisherville, Mass., factory with the use of yarn.

Rate effective on articles manufactured on and after April 17, 1963, and exported on and after April 17, 1964.

Manufacturer's statements of February 16, 1966, and August 29, 1967, forwarded to regional commissioner of customs, New York, N.Y., September 22, 1967.

(L) *Fabrics, upholstery.*—Manufactured under section 1313(b) by Providence Pile Fabric Corp., Pawtucket, R.I., with the use of yarn.

Rate effective on articles manufactured on and after April 17, 1963, and exported on and after April 17, 1964.

Manufacturer's statements of February 16, 1966, and August 29, 1967, forwarded to regional commissioner of customs, New York, N.Y., September 22, 1967.

(M) *Foils, hot die-stamping*.—Manufactured under section 1313(b) by M. Swift & Sons, Hartford, Conn., with the use of polyester film.

Rate effective on articles manufactured and exported on and after March 3, 1967.

Manufacturer's statements of June 28, 1967, and October 4, 1967, forwarded to regional commissioner of customs, Boston, Mass., October 18, 1967.

(N) *Fruit cocktail and fruit for salad*.—Manufactured under section 1313(b) by Libby, McNeill & Libby, Chicago, Ill., at its Sunnyvale, Calif., factory, with the use of light sweet cherries.

Rate effective on articles manufactured on and after March 30, 1967, and exported on and after April 21, 1967.

Manufacturer's statement of July 3, 1967, forwarded to regional commissioner of customs, Chicago, Ill., October 12, 1967.

(O) *Fruit juice drinks*.—Manufactured under section 1313(b) by Farm Fresh Packing Corp., Hightstown, N.J., with the use of liquid refined sugar.

Rate effective on articles manufactured on and after June 1, 1967, and exported on and after June 22, 1967.

Manufacturer's statement of September 8, 1967, forwarded to regional commissioner of customs, New York, N.Y., October 3, 1967.

(P) *Heat exchangers, atmospheric type and air-cooled type, and finned tubes for air-cooled heat exchangers*.—T.D. 53763-B, as amended by T.D. 54263-C, covering, among other things, heat exchangers manufactured under section 1313(a) by Hudson Engineering Corp., Houston, Tex., with the use of imported brass condenser tubes, amended to cover atmospheric type heat exchangers, air-cooled type heat exchangers, and finned tubes for air-cooled heat exchangers manufactured under section 1313(b) by the above-named company with the use of seamless steel condenser tubes, seamless copper alloy condenser tubes, welded steel condenser tubes, hot rolled structural steel and hot rolled plate steel.

Amendment effective on articles manufactured on and after July 1, 1966, and exported on and after August 1, 1966.

Supplemental statement of June 16, 1967, forwarded to regional commissioner of customs, Houston, Tex., October 13, 1967.

(Q) *Instruments, process control.*—Manufactured under section 1313(a) and (b) by The Foxboro Company, Foxboro, Mass., with the use of imported meters (various types), rough castings, completely assembled units, sub-assemblies, component parts, flow tubes of fiber glass or metal, washers, brackets, bolts, rings, rubber diaphragms, and similar small parts.

Rate effective on articles manufactured on and after April 1, 1966, and exported on and after September 30, 1966.

Manufacturer's statement of September 11, 1967, forwarded to regional commissioner of customs, Boston, Mass., October 5, 1967.

(R) *Milk food products.*—Manufactured under section 1313(b) by Arco Dairies Co., Wanamingo, Minn., with the use of hard refined sugar.

Rate effective on articles manufactured on and after January 26, 1966, and exported on and after February 21, 1966.

Manufacturer's statement of August 24, 1967, forwarded to regional commissioner of customs, New York, N.Y., October 13, 1967.

(S) *Pigments.*—Manufactured under section 1313(b) by E. I. du Pont de Nemours & Co., Inc., Wilmington, Del., at its factories at Newport, Del., and Newark, N.J., with the use of crude copper phthalocyanine.

Rate effective on articles manufactured on and after June 4, 1966, and exported on and after June 8, 1966.

Manufacturer's revised statement of October 14, 1966, forwarded to regional commissioner of customs, Baltimore, Md., October 13, 1967.

(T) *Plates, steel, fabricated for tank structures.*—Manufactured under section 1313(b) by Pittsburgh-Des Moines Steel Co., Pittsburgh, Pa., at its Pittsburgh, Warren, and Bristol, Pa.; Birmingham, Ala.; Baltimore, Md.; Des Moines, Clive, and West Des Moines, Iowa; Santa Clara, Fresno, and Stockton, Calif.; Provo, Utah; and Casper, Wyo., factories with the use of low carbon steel plates.

Rate effective on articles manufactured on and after January 1, 1965, and exported on and after January 29, 1965.

Manufacturer's statement of June 13, 1967, forwarded to regional commissioner of customs, Baltimore, Md., October 5, 1967.

(U) *Sodium bichromate solution; chromic acid; koreon dry; koreon 60 percent solution; koreon, 70 percent solution; potassium bichromate; sodium chromate tetrahydrate; and sodium chromate anhydrous.*—T.D. 66-34-K, covering the foregoing products manufactured under section 1313(b) by Allied Chemical Corp., Solvay Process Div., New York, N.Y., at its Baltimore, Md., factory with the use of sodium bichromate, amended to cover (1) a change in method

of liquidation from an abstract basis to a schedule basis; (2) a change in the effective date of manufacture from June 16, 1965, to June 1, 1965; and (3) a change in the effective date of exportation from June 21, 1965, to June 11, 1965.

Amendment effective on articles manufactured on and after June 1, 1965, and exported on and after June 11, 1965.

Supplemental statement of August 18, 1967, forwarded to regional commissioner of customs, New York, N.Y., September 28, 1967.

(V) *Sodium fluoride; hydrofluoric acid; and Genetrons (halogenated hydrocarbons)*.—T.D. 45857-K, as amended by T.D.'s 52095-E and 56514-J, covering, among other things, hydrofluoric acid and sodium fluoride manufactured under section 1313(a) by Allied Chemical Corp., General Chemical Div. (now Industrial Chemicals Div.) Morristown, N.J., at its Claymont, Del., factory, further amended to provide coverage under section 1313(b) on sodium fluoride manufactured with the use of fluorspar at Claymont, Del.; hydrofluoric acid manufactured with the use of fluorspar at Claymont, Del., Nitro, W. Va., and Baton Rouge, La.; and Genetrons (halogenated hydrocarbons) manufactured with the use of hydrofluoric acid at Baton Rouge, La., Danville, Ill., Elizabeth, N.J., and El Segundo, Calif.

Amendment effective on articles manufactured at the described factories on and after January 9, 1959 at Nitro, W. Va.; January 13, 1964 at El Segundo, Calif.; December 8, 1948 at Baton Rouge, La.; October 2, 1955 at Danville, Ill.; and June 15, 1961 at Elizabeth, N.J., and exported on and after January 1, 1960.

Manufacturer's statements of November 9, 1966, and May 16, 1967, forwarded to regional commissioner of customs, New York, N.Y., October 10, 1967.

(W) *Steel products*.—T.D. 45582-T, as amended and extended, covering, among other things, tungsten steel and tungsten steel products manufactured under section 1313(b) by Crucible Steel Co. of America, Pittsburgh, Pa., at its various factories with the use of tungsten ores, further amended to cover steel slabs, bars, billets, blooms, sheets, strips, bands, wire, pipe, tubing, and other shapes manufactured by the company under section 1313(b) at its Midland, Pa., Harrison, N.J., Syracuse, N.Y., East Troy, Wis., Fullerton, Calif., Bremen and Carrollton, Ga., factories with the use of metallurgical grade fluorspar.

Amendment effective on articles manufactured and exported on and after January 1, 1964.

Supplemental statements of November 4, 1966, and August 8, 1967, forwarded to regional commissioners of customs, New York, N.Y., and Baltimore, Md., October 13, 1967.

(X) *Sugar, hard refined.*—T.D. 56434-N, which amended T.D. 52673-H, and covers hard refined sugar manufactured under section 1313(b) by American Sugar Co., New York, N.Y., at its factories located at Spreckels, Manteca, Woodland, Mendota, and Los Angeles, Calif., with the use of raw sugar, *amended* to cover such articles manufactured at the company's Chandler, Ariz. factory.

Amendment effective on articles manufactured and exported on and after June 1, 1967.

Manufacturer's supplemental statement of June 2, 1967, forwarded to regional commissioners of customs, New York, N.Y., and New Orleans, La., October 4, 1967.

(Y) *Wines.*—Manufactured under section 1313(a) by Mogen David Wine Corp., Chicago, Ill., with the use of blackberry and cherry concentrate, and under section 1313(b) with the use of hard refined sugar and single strength Concord and Niagara grape juice.

Rate effective on articles manufactured and exported on and after January 25, 1967.

Manufacturer's statement of February 27, 1967, forwarded to regional commissioner of customs, Chicago, Ill., October 2, 1967.

Approvals under section 226, Customs Regulations

(1) *Petroleum products.*—T.D. 67-227(1) covering petroleum products manufactured under section 1313(b) by American Oil Co. (Maryland), Chicago, Ill., at its refineries located at El Dorado, Ark.; Whiting, Ind.; and Yorktown, Va., with the use of crude petroleum or petroleum derivatives, *amended* to cover the said products manufactured at the company's refineries located at Casper, Wyo.; Sugar Creek, Mo.; and Wood River, Ill.

Amendment effective on articles manufactured on and after January 1, 1960, and exported on and after January 6, 1961.

Manufacturer's statement of March 22, 1963, and supplemental statements of October 1, 1963, and July 27, 1966, forwarded to regional commissioner of customs, Chicago, Ill., August 23, 1967.

(2) *Petroleum products.*—Manufactured under section 1313(b) by Crown Central Petroleum Corp., Baltimore, Md., at its Pasadena, Tex., refinery with the use of crude petroleum or petroleum derivatives.

Approval effective on articles manufactured on and after January 1, 1963, and exported on and after March 24, 1963.

Manufacturer's statements dated January 30, 1964, and June 13, 1967, forwarded to regional commissioner of customs, Houston, Tex., September 27, 1967.

(3) *Petroleum products*.—Manufactured under section 1313(b) by (1) Murphy Corp., El Dorado, Ark., at its refineries located at Meraux, La., and Superior, Wis., with the use of crude petroleum or petroleum derivatives, and by (2) Murphy Oil Corp., *successor*.

Approval effective on articles covered by (1), above, manufactured on and after February 11, 1963, and exported on and after February 28, 1963, and on articles covered by (2), above, exported on and after January 1, 1964, date of succession.

Manufacturer's statements of May 20, 1964, and April 7, 1967, forwarded to regional commissioners of customs, New Orleans, La.; Baltimore, Md.; and New York, N.Y., October 10, 1967.

(T.D. 67-261)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 6, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from October 30 through November 3, 1967,
rate of \$0.00285033.

Denmark krone:

October 30, 1967	-----	\$0.144009
October 31, 1967	-----	.144000
November 1, 1967	-----	.144025
November 2, 1967	-----	.143978
November 3, 1967	-----	.143950

Hong Kong dollar:

Official rate of \$0.173000 * for the period from October 2 through 6, 1967 and the following Free * rates:

October 2, 1967	-----	\$0.172786
October 3, 1967	-----	.172860
October 4, 1967	-----	.172935
October 5, 1967	-----	.172935
October 6, 1967	-----	.172898

*Certified as nominal rates.

Iran rial:

For the period from October 2 through 6, 1967, rate of \$0.0133333 *.

Philippine peso:

For the period from October 2 through 6, 1967, rate of \$0.254766 *.

Thailand baht (tical):

For the period from October 2 through 6, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).
(342.211)

LESTER D. JOHNSON,
Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-262)

Cotton textiles—Restriction on entry

Restriction on entry of cotton textiles in category 9, manufactured or produced in the Socialist Federal Republic of Yugoslavia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 2, 1967.

There is published below the directive of October 19, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textiles in category 9, manufactured or produced in the Socialist Federal Republic of Yugoslavia.

This directive was published in the Federal Register on October 25, 1967 (32 F.R. 14798), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

October 19, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington D.C. 20226

DEAR MR. COMMISSIONER:

This directive amends but does not cancel the directive issued to you on December 28, 1966, by the Chairman, President's Cabinet Textile

Advisory Committee, regarding imports of cotton textiles and cotton textile products produced or manufactured in Yugoslavia.

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, pursuant to the bilateral cotton textile agreement of October 5, 1964, as amended, between the United States and the Socialist Federal Republic of Yugoslavia, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, the level of restraint provided in the directive of December 28, 1966, for cotton textiles and cotton textile products in Category 9, produced or manufactured in the Socialist Federal Republic of Yugoslavia and exported from the Socialist Federal Republic of Yugoslavia to the United States for the period beginning January 1, 1967 and extending through December 31, 1967, is hereby increased from 5,512,500 square yards to 5,840,846 square yards, to be effective as soon as possible.

The actions taken with respect to the Government of the Socialist Federal Republic of Yugoslavia and with respect to imports of cotton textiles and cotton textile products from the Socialist Federal Republic of Yugoslavia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553 (Supp. II, 1965-66). This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
*Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee*

(T.D. 67-263)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 8, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
W.F. Buckley Co., Inc., 150 Midway St., Boston, Mass., motor carrier; Massachusetts Bonding & Ins. Co.	Aug. 20, 1959	Sept. 3, 1959	Oct. 6, 1967	Boston, Mass.; \$10,000
Columbia Van Lines Moving & Storage Co., Inc., 5300 Wheeler Ave., Alexandria, Va., motor carrier; Great American Ins. Co.	July 24, 1967	Oct. 27, 1967	-----	Baltimore, Md.; \$10,000
Container Cargo Express Corp., 1623 Eye St., NW., Washington, D.C., motor carrier; American Casualty Co. of Reading.	July 26, 1967	Aug. 24, 1967	-----	New York, N.Y.; \$25,000
Robert Crockett, Inc., 102 Crescent Ave., Chelsea, Mass., motor carrier; St. Paul Mercury Ins. Co.	Aug. 17, 1967	Aug. 18, 1967	-----	New York, N.Y.; \$25,000
Curtis Inc., 770 East 51 Ave., Denver, Colo., motor carrier; Transamerica Ins. Co.	Aug. 24, 1967	Oct. 2, 1967	-----	Denver, Colo.; \$10,000
Custom Transport, Inc., Lincoln, N.C., motor carrier; St. Paul Fire & Marine Ins. Co.	Mar. 17, 1964	June 1, 1964	Aug. 10, 1967	Wilmington, N.C.; \$10,000
D & S Freight Service, Inc., 313 Congress St., Boston, Mass., motor carrier; Massachusetts Bonding & Ins. Co.	Jan. 2, 1953	Jan. 23, 1953	Oct. 31, 1967	Boston, Mass.; \$10,000
D & S Freight Service, Inc., 524 "C" St., Boston, Mass., motor carrier; The Travelers Indemnity Co.	Oct. 27, 1967	Oct. 31, 1967	-----	Boston, Mass.; \$50,000
Arthur W. Heidke & Sons, Inc., 46 Chestnut Ave., Jamaica Plain, Mass., motor carrier; American Employers' Ins. Co.	July 29, 1941	Aug. 26, 1941	Oct. 20, 1967	Boston, Mass.; \$10,000
Arthur G. Heidke & Sons, Inc., Whiting Ave. Ext., Boston, Mass., motor carrier; American Employers' Ins. Co.	Oct. 2, 1967	Oct. 20, 1967	-----	Boston, Mass.; \$25,000
Hemingway Transport Inc., 438 Dartmouth St., New Bedford, Mass., motor carrier; Seaboard Surety Co.	Jan. 2, 1962	Jan. 10, 1962	Oct. 23, 1967	Boston, Mass.; \$25,000
Hemingway Transport Inc., 438 Dartmouth St., New Bedford, Mass., motor carrier; Seaboard Surety Co.	Oct. 17, 1967	Oct. 23, 1967	-----	Boston, Mass.; \$50,000
Highway Express Co., 827 McGrath Highway, Somerville, Mass., motor carrier; Peerless Ins. Co.	Feb. 8, 1961	Feb. 13, 1961	Oct. 16, 1967	Boston, Mass.; \$25,000
Highway Express Co., 827 McGrath Highway, Somerville, Mass., motor carrier; Peerless Ins. Co.	Oct. 5, 1967	Oct. 16, 1967	-----	Boston, Mass.; \$50,000
Huckabee Transport Corp., P.O. Box 479, Columbia, S.C., motor carrier; Glen Falls Ins. Co.	Nov. 27, 1959	Nov. 27, 1959	Oct. 20, 1967	Charleston, S.C.; \$10,000
Ingram Barge Corp., 2800 International Trade Mart, New Orleans, La., water carrier; Ins. Co. of North America.	Oct. 31, 1967	Nov. 1, 1967	-----	New Orleans, La.; \$50,000
Inland Express, Inc., P.O. Box 73, Marlboro, Mass., motor carrier; Hartford Accident & Indemnity Co.	Sept. 13, 1962	Nov. 6, 1962	Nov. 1, 1967	Boston, Mass.; \$25,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Inland Express, Inc., P.O. Box 73, Marlboro, Mass., motor carrier; Hartford Accident & Indemnity Co.	Sept. 13, 1967	Nov. 1, 1967	-----	Boston, Mass.; \$50,000
M & M Transportation Co., 250 Mystic Ave., Somerville, Mass., motor carrier; Security Ins. Co. of Hartford.	Oct. 18, 1966	Oct. 18, 1966	Oct. 23, 1967	Boston, Mass.; \$40,000
M & M Transportation Co., 186 Alewife Brook Parkway, Cambridge, Mass., motor carrier; The Aetna Casualty & Surety Co.	Oct. 18, 1967	Oct. 23, 1967	-----	Boston, Mass.; \$50,000
Matco Transportation, Inc., 195 Colden St., Jersey City, N.J., motor carrier; St. Paul Mercury Ins. Co.	Nov. 19, 1965	Jan. 19, 1966	Oct. 30, 1967	New York, N.Y.; \$25,000
Midland Superior Express Ltd., 3605 Manchester Rd., Calgary, Alberta, Can., motor carrier; St. Paul Mercury Indemnity Co.	Dec. 18, 1956	Jan. 7, 1957	Oct. 16, 1967	Detroit, Mich.; \$30,000
Mills Transfer Co., 51 Sleeper St., Boston, Mass., motor carrier; American Surety Co. of N.Y.	May 4, 1961	May 10, 1961	Oct. 31, 1967	Boston, Mass.; \$10,000
Mills Transfer Co., 51 Sleeper St., Boston, Mass., motor carrier; Transamerica Ins. Co.	Oct. 31, 1967	Oct. 31, 1967	-----	Boston, Mass.; \$25,000
Milltown Trucking Co., Ltd., Milltown, N.B., Can., motor carrier; Maine Bonding & Casualty Co.	Oct. 27, 1966	Oct. 28, 1966	Oct. 27, 1967	Portland, Me.; \$10,000
Noble R. Steves, Inc., 24 Sharp St., Boston, Mass., motor carrier; National Grange Mutual Ins. Co.	Aug. 1, 1967	Oct. 25, 1967	-----	Boston, Mass.; \$25,000
Northwestern Transfer Co., 215 S.W. Morrison St., Portland, Oreg., motor carrier; Hartford Accident & Indemnity Co.	Aug. 17, 1966	Oct. 24, 1966	Oct. 13, 1967	Portland, Oreg.; \$10,000
Northwestern Transfer Co., 215 S.E. Morrison St., Portland Oreg., motor carrier; The Home Indemnity Co.	Oct. 13, 1967	Oct. 13, 1967	-----	Portland, Oreg.; \$10,000
Padre Freight Lines, 2307 E. Carson St., Long Beach, Calif., motor carrier; The Home Indemnity Co.	Mar. 24, 1967	Mar. 24, 1967	Nov. 10, 1967	San Diego, Calif.; \$25,000
Quinn Freight Lines, Inc., 1093 N. Montello St., Brockton, Mass., motor carrier; Old Colony Ins. Co.	Mar. 15, 1961	Apr. 7, 1961	Oct. 13, 1967	Boston, Mass.; \$25,000
Quinn Freight Lines, Inc., 1093 N. Montello St., Brockton, Mass., motor carrier; Seaboard Surety Co.	Oct. 31, 1967	Oct. 31, 1967	-----	Boston, Mass.; \$50,000
Robertson Tank Lines, Inc., 5700 Polk St., Houston, Tex., motor carrier; Fidelity & Deposit Co. of Md.	Oct. 5, 1967	Oct. 5, 1967	-----	Houston, Tex.; \$10,000
Rooks Transfer Lines, 650 E. 16th St., Holland, Mich., motor carrier; St. Paul Mercury Ins. Co.	Oct. 11, 1967	Oct. 17, 1967	-----	Detroit, Mich.; \$10,000
E.J. Scannell, Inc., Somerville, Mass., motor carrier; Mass. Bonding and Ins. Co.	June 23, 1947	Dec. 5, 1947	June 23, 1967	Boston, Mass. \$10,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
E. J. Seannell, Inc., 151 Linwood St., Somerville, Mass., motor carrier; Maryland Casualty Co.	June 23, 1967	June 23, 1967	-----	Boston, Mass.; \$10,000
Superior Motor Transportation Co., Inc., Cambridge, Mass., motor carrier; Mass. Bonding & Ins. Co.	Oct. 9, 1947	Apr. 27, 1948	Oct. 9, 1967	Boston, Mass.; \$10,000
Superior Motor Transportation Co., Inc., 71 Proctor St., Roxbury, Mass., motor carrier; Peerless Ins. Co.	Oct. 9, 1967	Oct. 9, 1967	-----	Boston, Mass.; \$50,000
Thurston Motor Lines, Inc., Pender St. Ext., Wilson, N.C., motor carrier; Standard Accident Ins. Co.	Oct. 20, 1958	Oct. 22, 1958	Oct. 20, 1967	Norfolk, Va.; \$20,000
Thurston Motor Lines, Inc., P.O. Box 10638, Charlotte, N.C., motor carrier; The Aetna Casualty & Surety Co.	Oct. 20, 1967	Oct. 20, 1967	-----	Norfolk, Va.; \$30,000
Transportes Internacionales, De Baja Calif., S.A., P.O. Box 766, Calexico, Calif., motor carrier; Fireman's Fund Ins. Co.	Sept. 8, 1961	Sept. 12, 1961	Oct. 27, 1967	San Diego, Calif.; \$25,000

(241.2)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-264)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 13, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from November 6 through 10, 1967, rate of \$0.00285033.

Denmark krone:

November 6, 1967-----	\$0.143950
November 8, 1967-----	.144037
November 9, 1967-----	.144034
November 10, 1967-----	.144050

Hong Kong dollar:

Official rate of \$0.173000* for the period from October 9 through 13, 1967 and the following Free* rates:

October 9, 1967-----	\$0.172860
October 10, 1967-----	.172935
October 11, 1967-----	.172935
October 13, 1967-----	.172823

Iran rial:

For the period from October 9 through 13, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from October 9 through 13, 1967, rate of \$0.254766*.

Thailand baht (tical):

For the period from October 9 through 13, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

LESTER D. JOHNSON,
Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-265)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 9, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

AIRCRAFT IN FOREIGN REGISTRY

T.D. 67-265(1) *Supplies and equipment for aircraft of foreign registry.*—Treasury Decision 55673(3), July 25, 1962, extended to aircraft registered in Iceland and engaged in foreign trade the privileges

provided for in sections 309 and 317 of the Tariff Act of 1930, as amended, with respect to imported commodities other than ground equipment. The Department of Commerce has found that as of June 1, 1967, Iceland allows privileges with respect to ground equipment imported by aircraft of United States registry substantially reciprocal to the privileges provided for in sections 309 and 317 of the Tariff Act of 1930, as amended. The same privileges are, therefore, hereby extended to aircraft registered in Iceland and engaged in foreign trade. Bureau letter dated October 31, 1967. (235)

AMERICAN GOODS RETURNED

T.D. 67-265(2) *Articles exported for repairs or alterations. Gloves.*—Reconditioned work gloves, returned from Canada after having been exported for washing, sterilizing, patching (in some cases) by a heat-sealing process, redipping (plastic gloves), sorting, pairing or matching, and bundling, non-reparable gloves being discarded, may be entered under the provision for Articles returned to the United States after having been exported to be advanced in value or improved in condition by any process of manufacture or other means: Articles exported for repairs or alterations, in *item 806.20*, TSUS. Bureau letter dated October 25, 1967. (511.4)

TARIFF CLASSIFICATION

T.D. 67-265(3) *Acids, inorganic. Phosphorous acid.*—Phosphorous acid is classifiable under the provision for Inorganic acids: Other, in *item 416.45*, TSUS. Bureau letter dated November 6, 1967. (416.45)

T.D. 67-265(4) *Bedding. Sheets.*—Bed sheets of knitted nylon fabric, not ornamented, classifiable under the provision for Other bedding, not ornamented: * * * Of man-made fibers, in *item 363.85*, TSUS. Bureau letter dated October 26, 1967. (474.51)

T.D. 67-265(5) *Chemical compounds, organic. Lauroyl peroxide.*—Lauroyl peroxide is classifiable under the provision for Other organic compounds: Other, in *item 429.90*, TSUS. Bureau letter dated November 6, 1967. (416.45)

T.D. 67-265(6) *Chemical elements. Helium.*—Helium is classifiable under the provision for Chemical elements in any physical form: * * * Other, in *item 415.50*, TSUS, and not under the provision for Natural gas, in *item 475.15*, TSUS, the latter item description contemplating mixtures of low molecular weight hydrocarbons chiefly used, directly or indirectly, as fuels. Bureau letter dated November 6, 1967. (445.8)

T.D. 67-265(7) *Machines, nspf. Sweeping machine.*—Sweeping machine consisting of chain-driven rotary wire brush mounted to power take-off unit and designed to be attached to tractor, is classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated October 31, 1967. (434.1)

T.D. 67-265(8) *Mineral substances, and articles of, nspf. Vermiculite panels.*—Panels of treated vermiculite bonded with an inorganic binder, cut to definite sizes, and used in construction of fire protective doors, partitions and curtain walls, are classifiable under the provision for Articles of mineral substances, not specially provided for: * * * Other: Not decorated, in *item 523.91*, TSUS. Bureau letter dated November 3, 1967. (481.21)

T.D. 67-265(9) *Musical instruments. Ginbris.*—Ginbris, hand-made stringed instruments (not copies) used by Moroccan tribesmen, in chief value of wood and capable of being played musically, are classifiable under the provision for Stringed musical instruments: * * * Other stringed instruments, in *item 725.06*, TSUS. Bureau letter dated October 30, 1967. (444.22)

T.D. 67-265(10) *Plastic articles. Tubing, polyurethane.*—Articles made of polyurethane tubing with knit fabric backing, used by chiropodists and also for general surgical dressings, classifiable under the provision for Articles not specially provided for, of rubber or plastics: * * * Other, in *item 774.60*, TSUS. *Schedule 3, Headnote 5* determining the classification of certain articles which are wholly or in part of a fabric coated or filled with nontransparent rubber or plastics, noted. Bureau letter dated October 31, 1967. (418.44)

T.D. 67-265(11) *Textile articles, nspf. Paintings.*—Paintings on cotton velveteen, produced by use of a stencil used to make outlines for a great number of like pictures, which are produced on a mass "run-of-the-mill" basis by craftsmen primarily for the tourist trade, are classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles, not ornamented: Of cotton: * * * Other, in *item 386.50*, TSUS. *Schedule 7, Part 11, Subpart A, Headnote 1(iii)*, TSUS, noted. Bureau letter dated October 20, 1967. (497.3)

T.D. 67-265(12) *Vehicles nspf, including trailers. Trailer, snow vehicle.*—A trailer with a fiber glass body mounted on a metal frame consisting of runners and a tow-bar for attachment to a snowmobile or other snow vehicle and intended for the transportation of passengers or cargo, classifiable under the provision for Vehicles (including trailers), not self-propelled, not specially provided for, in *item 692.60*, TSUS, and not under the provision for Sleds * * *: * * * Other, in

item 734.97, TSUS. Schedule 7, Part 5, Subpart D, Headnote 1(iv) requires that subject trailer or sled would have to be designed for outdoor games, sports or athletics in order to be classified as a sled under *item 734.97, TSUS*. The trailer or sled is not excluded from classification under *item 692.60, TSUS*, by virtue of *Schedule 6, Part 6, Headnote 1(ii)* because it is not the type of sled contemplated under *Schedule 7, Part 5, Subpart D*. Bureau letter dated November 3, 1967. (433.9)

T.D. 67-265(13) *Wood articles, nspf. Iron or steel articles, nspf. Education dummy clocks.*—Simulated clocks, consisting of a steel clock dial, complete with minute and hour hands, mounted on a plywood board and having a pivotal shaft through the hands so the hands may be moved, used chiefly to teach children to tell time, are classifiable if in chief value of steel, under the provision for Articles of iron or steel, not coated or plated with precious metal: * * * Other articles: * * * Other, in *item 657.20, TSUS*. If in chief value of wood, the clocks are classifiable under the provision for Articles not specially provided for, of wood, in *item 207.00, TSUS*. Since the clocks are being imported by a distributor for commercial sale, they may not be entered free of duty under the provision for Articles imported for the use of * * * any nonprofit institution established for educational purposes * * *: * * * Dummy clocks, in *item 851.15, TSUS*. Bureau letter dated October 25, 1967. (426.841)

(T.D. 67-266)

Cotton textiles—Restriction on entry

Restriction on entry of cotton textiles in category 9, manufactured or produced in Brazil

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 14, 1967.

There is published below the directive of October 26, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textiles in category 9, manufactured or produced in Brazil.

This directive was published in the Federal Register on November 3, 1967 (32 F.R. 15408), by the Interagency Textile Administrative Committee.

(343.3)

LESTER D. JOHNSON,
Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

October 26, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective October 28, 1967, and for the twelve-month period extending through October 27, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles in Category 9, produced or manufactured in Brazil, in excess of a twelve-month level of restraint of 607,754 square yards.

Entries of cotton textiles in Category 9, produced or manufactured in Brazil, which have been exported to the United States from Brazil prior to October 28, 1967, shall be subject to this directive since the level for the period October 28, 1966, through October 27, 1967, has been exhausted by previous entries.

A detailed description of Category 9 in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Brazil and with respect to imports of cotton textiles and cotton textile products from Brazil have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553 (Supp. II, 1965-66). This letter will be published in the Federal Register.

Sincerely yours,

DAVID R. BALDWIN,
Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee

(T.D. 67-267)

Presidential Proclamation

Presidential proclamation terminating further staging of certain concessions in interim trade agreements with Canada, The United Kingdom, and Japan

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 14, 1967.

There is published below Presidential Proclamation 3818 dated November 6, 1967, pertaining to the staged reductions in duty which were brought about by interim agreements with Canada, The United Kingdom, and Japan.

Proclamation Nos. 3694 (Canada), 3712 (United Kingdom), and 3744 (Japan) are terminated to the extent that they provide, on and after July 1, 1967, for any item in the Tariff Schedules of the United States identified in the annex to Proclamation 3818, a rate of duty lower than the rate of duty set forth in the annex.

The rates of duty set forth in the annex are continued effective on and after July 1, 1967, until modified or amended.

(012)

LESTER D. JOHNSON,
Commissioner of Customs.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

1. WHEREAS, pursuant to Section 201(a) of the Trade Expansion Act of 1962 (19 U.S.C. 1821(a)), I entered into and proclaimed the following Interim Agreements Relating to the Renegotiation of Schedule XX (United States) to the General Agreement on Tariffs and Trade (61 Stat. (pt. 5) A1157):

(a) Agreement of December 17, 1965, with Canada (TIAS 5912), which was proclaimed by Proclamation No. 3694 of December 27, 1965 (30 F.R. 17147),

(b) Agreement of April 5, 1966, with the United Kingdom (TIAS 5975), which was proclaimed by Proclamation No. 3712 of April 5, 1966 (31 F.R. 5543), and

(c) Agreement of September 6, 1966, with Japan (TIAS 6106), which was proclaimed by Proclamation No. 3744 of September 13, 1966 (31 F.R. 12391);

2. WHEREAS Article II of, and Annex II to, the agreements identified in the first recital of this proclamation provide, for each of the items in the Tariff Schedules of the United States listed in the annex to this proclamation, a rate reduction less than the maximum rate reduction authorized by Section 201(b)(1) of the Trade Expansion Act of 1962 (19 U.S.C. 1821(b)(1)), or than the duty elimination authorized by Section 202 of that Act (19 U.S.C. 1822);

3. WHEREAS Part I of Schedule XX (United States) to the Geneva (1967) Protocol, of June 30, 1967, to the General Agreement on Tariffs and Trade (GATT, 6th Round of Trade Negotiations, Schedule XX: United States, June 1967) provides, for each of the items listed in the annex to this proclamation, a rate reduction greater than that provided for in any of the agreements identified in the first recital of this proclamation, or a duty elimination;

4. WHEREAS, by separate agreements of June 30, 1967, with Canada (TIAS 6316), the United Kingdom (TIAS 6318), and Japan (TIAS 6317), it was agreed that, in the case of each item listed in the annex to this proclamation for which a reduction was provided for in the agreement with that country identified in the first recital to this proclamation, the level of reduction in effect on June 30, 1967, shall be the final level of reduction under that agreement for purposes of staging the further reduction or elimination of duty provided for in Part I of Schedule XX (United States) referred to in the third recital of this proclamation; and

5. WHEREAS Section 255(b) of the Trade Expansion Act of 1962 (19 U.S.C. 1885(b)) provides that the President may at any time terminate, in whole or in part, any proclamation made under Section 201(a) of that Act:

NOW, THEREFORE, I, LYNDON B. JOHNSON, President of the United States of America, acting under the authority vested in me by the Constitution and the statutes, including Section 255(b) of the Trade Expansion Act of 1962, do proclaim that:

(1) Proclamation Nos. 3694, 3712, and 3744 identified in the first recital of this proclamation are terminated to the extent that they provide, on and after July 1, 1967, for any item in the Tariff Schedules of the United States identified in the annex to this proclamation, a rate of duty lower than the rate set forth opposite thereto in the annex.

(2) The Tariff Schedules of the United States shall be modified, with respect to each item identified in the annex to this proclamation, to provide for such item, effective on and after July 1, 1967, the continuation, until modified or amended, of the rate of duty set forth opposite thereto in the annex.

IN WITNESS WHEREOF, I have hereunto set my hand this sixth day of November in the year of our Lord nineteen hundred and sixty-seven, and of the Independence of the United States of America the one hundred and ninety-second.

LYNDON B. JOHNSON.

ANNEX

ITEMS ON WHICH FURTHER REDUCTIONS ARE BEING TERMINATED, LEVEL OF RATE REDUCTION IN EFFECT ON JUNE 30, 1967, AND DATE ON WHICH SUCH LEVEL BECAME EFFECTIVE

TSUS Item Number	June 30, 1967, Rate	Date June 30, 1967, Rate Became Effective	Interim Agreement or Agreements
222. 60	23% ad val.	May 1, 1967	United Kingdom.
245. 30	26% ad val.	Jan. 1, 1967	Canada.
245. 90	4% ad val.	Jan. 1, 1966	Canada.
533. 31	28% ad val.	Oct. 1, 1966	Japan.
544. 51	33% ad val.	Oct. 1, 1966	Japan.
607. 50	0.72¢ per lb. on silicon content.	Jan. 1, 1967	Canada and Japan.
607. 51	0.84¢ per lb. on silicon content.	Jan. 1, 1967	Canada.
646. 92	17% ad val.	Jan. 1, 1967	Canada and Japan.
648. 97	21.5% ad val.	Oct. 1, 1966	Japan.
651. 37	21.5% ad val.	Oct. 1, 1966	Japan.
660. 10	13% ad val.	Jan. 1, 1966	Canada.
660. 22	13% ad val.	Jan. 1, 1966	Canada.
661. 20	11% ad val.	Jan. 1, 1966	Canada.
685. 42	13% ad val.	Jan. 1, 1967	Canada and Japan.
694. 60	9% ad val.	Jan. 1, 1966	Canada and United Kingdom.
708. 72	33% ad val.	Oct. 1, 1966	Japan.
722. 40	33% ad val.	Oct. 1, 1966	Japan.
734. 20	10% ad val.	Jan. 1, 1967	Canada.
737. 50	41% ad val.	Oct. 1, 1966	Japan.
737. 80	41% ad val.	Oct. 1, 1966	Japan.
745. 70	48% ad val.	Oct. 1, 1966	Japan.
745. 72	38% ad val.	Oct. 1, 1966	Japan.
756. 04	48% ad val.	Oct. 1, 1966	Japan.
760. 10	32¢ per gross & 30.5% ad val.	Oct. 1, 1966	Japan.
770. 80	24% ad val.	Oct. 1, 1966	Japan.
773. 05	16% ad val.	Oct. 1, 1966	Japan.
792. 60	11% ad val.	May 1, 1966	United Kingdom.

(T.D. 67-268)

Bonds

Approval of consolidated aircraft bond (air carrier blanket bond), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 15, 1967.

The following consolidated aircraft bond has been approved as follows:

Name of principal and surety	Date of bond	Date of approval	Filed with regional commissioner of customs; amount
KLM Royal Dutch Airlines, 609 Fifth Ave., New York, N.Y.; The Aetna Casualty & Surety Co.	Oct. 30, 1967	Oct. 31, 1967	New York, N.Y.; \$100,000

The foregoing principal has *not* been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-269)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 21, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from November 13 through 17, 1967, rate of \$0.00285033.

Denmark krone:

November 13, 1967-----	\$0.144065
November 14, 1967-----	.144112
November 15, 1967-----	.144143
November 16, 1967-----	.144233
November 17, 1967-----	.144090

Hong Kong dollar:

Official rate of \$0.173000* for the period from October 16 through 20, 1967 and the following Free* rates:

October 16, 1967-----	No Rate
October 17, 1967-----	\$0.172823
October 18, 1967-----	.172748
October 19, 1967-----	.172823
October 20, 1967-----	.172786

Iran rial:

For the period from October 16 through 20, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from October 16 through 20, 1967, rate of \$0.254766*.

Thailand baht (tical):

For the period from October 16 through 20, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

LESTER D. JOHNSON,
Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-270)

Bonds

Approval and discontinuance of consolidated aircraft bond (air carrier blanket bond), customs Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 20, 1967.

T.D. 67-268 relating to the approval of consolidated aircraft bond of the following principal is hereby amended to show that such principal has been designated as carrier of bonded merchandise.

Name of principal	Effective date as carrier
KLM Royal Dutch Airlines-----	November 8, 1967

(232.1)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-271)

Evidence—Customs agents' reports

Decision in C.A.D. 924, holding that the court may refuse to admit reports of investigations made in the United States, limited

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 21, 1967.

In the case of *United States v. Gehrig, Hoban & Co., Inc.*, the United States Court of Customs and Patent Appeals stated, in a decision dated June 22, 1967, published as C.A.D. 924, that the court may refuse to admit reports of investigations made in the United States, particularly where the agent is not shown to be unavailable to testify.

On October 5, 1967, the court denied the Government's motion for a rehearing.

Inasmuch as other evidence may be available in support of the Government's position, the decision in C.A.D. 924 shall be limited to the merchandise which was the subject of the appeal to reappraisal in that case.

(332.1)

LESTER D. JOHNSON,
Commissioner of Customs.

[Published in the Federal Register November 28, 1967 (32 F.R. 16227)]

(T.D. 67-272)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 20, 1967.

The following are synopses of drawback rates and amendments issued May 15, to November 6, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Antenna systems, transportable HF.*—Manufactured under section 1313(a) by Granger Associates, Palo Alto, Calif., with the use of imported prestretched Terylene rope.

Rate effective on articles manufactured and exported on and after July 31, 1967.

Rate issued by regional commissioner of customs, San Francisco, Calif., September 26, 1967.

(B) *Barley, cleaned and graded; malt.*—T.D. 54511-B, as amended by T.D.'s 55770-A and 56488-C, covering cleaned and graded barley manufactured under section 1313(a) and (b) by Fleischmann Malting Co., Div. of Standard Brands, Inc., Chicago, Ill., at its various factories with the use of barley, and covering malt manufactured under section 1313(a) and (b) with the use of cleaned and graded barley, further *amended* to cover the said articles manufactured by Fleischmann Malting Co., Inc., Minneapolis, Minn., *successor*.

Amendment effective on articles exported on and after August 24, 1966.

Amendment issued by regional commissioner of customs, Chicago, Ill., September 19, 1967.

(C) *Barytes, ground.*—T.D.'s 54800-A, as amended by T.D. 55550-C, covering ground barytes manufactured under section 1313(b) by Magnet Cove Barium Corp., Houston, Tex., at its New Orleans and Lake Charles (West Lake), La.; Brownsville, Tex.; Malvern, Ark.; Potosi, Mo.; and Battle Mountain, Nev.; plants with the use of crude barytes ore, further *amended* to cover the said article manufactured by Dresser Magcobar, Div. of Dresser Industries, Inc., Houston, Tex.

Amendment effective on articles exported on and after November 1, 1966, the date of succession.

Amendment issued by regional commissioner of customs, Houston, Tex., June 23, 1967.

(D) *Beverages, carbonated.*—T.D. 54040-B, as amended by T.D.'s 55612-A, 55765-B, and 67-137-D, covering carbonated beverages manufactured under section 1313(b) by Shasta Beverages, a Div. of Consolidated Foods Corp., Hayward, Calif., at its factories at Hayward and La Mirada, Calif., and Seattle, Wash., with the use of liquid refined invert sugar, further *amended* to cover the said articles manufactured at an additional factory located at Omaha, Neb.

Amendment effective on articles manufactured on and after January 1, 1967, and exported on and after May 4, 1967.

Amendment issued by regional commissioner of customs, San Francisco, Calif., June 6, 1967.

(E) *Butyl sheeting, rubber irrigation pipe, tire repair materials, industrial tires, bicycle tires and tubes, tire inner tubes, and radiator hose.*—Manufactured under section 1313(a) by Carlisle Tire & Rubber

Div., Carlisle Corp., Carlisle, Pa., with the use of imported synthetic rubber and imported tire valves and valve fittings.

Rate effective on articles manufactured on and after July 15, 1963, and exported on and after July 25, 1963.

Rate issued by district director of customs, Philadelphia, Pa., on July 5, 1967.

(F) *Cherries, artificially colored, artificially colored and flavored (maraschino) cherries, fruit cocktail, and fruit for salad.*—Manufactured under section 1313(b) by USP Corp., San Jose, Calif., with the use of light sweet cherries.

Rate effective on articles manufactured on and after January 1, 1966, and exported on and after June 28, 1966.

Manufacturer's statements of September 28, 1966, and September 22, 1967, forwarded to regional commissioner of customs, San Francisco, Calif., November 6, 1967.

(G) *Cigars and reconstituted tobacco.*—Manufactured under section 1313(a) by Consolidated Cigar Corp., New York, N.Y., with the use of imported filler and wrapper tobaccos.

Rate effective on articles manufactured on and after May 25, 1965, and exported on and after November 15, 1966.

Rate issued by district director of customs, Philadelphia, Pa., June 23, 1967.

(H) *Compocillin-VK, granules and tablets; Tridione capsules, solution, and tablets.*—T.D. 51051-C, as amended, covering, among other things, medicinal preparations manufactured by Abbott Laboratories, North Chicago, Ill., under the provisions of section 1313(b) with the use of refined sugar, *amended* to cover (1) Compocillin-VK (granules and tablets) manufactured under section 1313(b) with the use of Potassium Penicillin V (potassium phenoxy-methyl penicillin), and (2) Tridione capsules, solution, and tablets manufactured under section 1313(b) with the use of Tridione (trimethadione).

Amendment effective on articles as follows:

Compocillin-VK granules manufactured on and after September 29, 1966, and exported on and after February 1, 1967;

Compocillin-VK, tablets manufactured on and after October 4, 1966, and exported on and after December 17, 1966;

Tridione capsules manufactured on and after September 15, 1966, and exported on and after October 20, 1966;

Tridione solution manufactured on and after December 1, 1966, and exported on and after February 1, 1967;

Tridione tablets manufactured on and after September 20, 1966, and exported on and after February 1, 1967.

Manufacturer's two supplemental statements of January 31, 1967, forwarded to regional commissioner of customs, Chicago, Ill., October 30, 1967.

(I) *Dies, aluminum extrusion, and component parts.*—Manufactured under section 1313(b) by Garbel Tool & Die Co., Inc., Hialeah, Fla., with the use of forged blank steel discs and blank steel discs cut from bars.

Rate effective on articles manufactured and exported on and after January 25, 1966.

Manufacturer's statements of March 14, 1967, and September 27, 1967, forwarded to regional commissioner of customs, Miami, Fla., October 31, 1967.

(J) *Doors, glass sliding.*—Manufactured under section 1313(a) by Lumidor Mfg. Corp., Hialeah, Fla., with the use of imported window glass.

Rate effective on articles manufactured on and after March 8, 1967, and exported on and after March 23, 1967.

Rate issued by regional commissioner of customs, Miami, Fla., June 23, 1967.

(K) *Dyestuffs.*—T.D. 56060-D, covering dyestuffs manufactured under section 1313(a) and (b) by Berkshire Color and Chemical Co. with the use of dyestuff intermediates, *amended* to cover the said articles manufactured by Tenneco Chemicals, Inc., Berkshire Color Div., *successor*.

Amendment effective on articles exported on and after October 1, 1965, the date of succession.

Amendment issued by district director of customs, Philadelphia, Pa., June 15, 1967.

(L) *Electric temperature blanket controls.*—Manufactured under section 1313(a) by Neco Electrical Products Corp., Chicago, Ill., at its factory located at Bay Springs, Miss., with the use of drawback wire cord sets and assemblies.

Rate effective on articles manufactured on and after November 1, 1964, and exported on and after December 18, 1964.

Rate issued by regional commissioner of customs, Chicago, Ill., June 29, 1967.

(M) *Electrode pins, stainless steel.*—Manufactured under section 1313(b) by Terminal Products, Inc., Hormigueros, P.R., with the use of stainless steel cold drawn wire.

Rate effective on articles manufactured and exported on and after May 9, 1966.

Manufacturer's statement of December 23, 1966, forwarded to regional commissioner of customs, Miami, Fla., October 31, 1967.

(N) *Engine blocks, machined, automobiles and parts, refrigerators, freezers, compressors and ranges.*—T.D. 54882-J, as amended by T.D.'s 54965-F and 56472-A; and T.D. 55263-A, as amended by T.D.'s 55580-D, 55950-B, and 56472-A, covering, among other things, automobiles and refrigerators manufactured under section 1313(b) by American Motors Corp., Detroit, Mich., with the use of various automobile parts and compressors, further *amended* to cover machined engine blocks manufactured under section 1313(b) at the company's Kenosha, Wis., factory with the use of rough gray iron castings, and to cover automobiles and parts manufactured under section 1313(b) at the Milwaukee and Kenosha, Wis., and Grand Rapids, Mich., factories and refrigerators, freezers, compressors and ranges manufactured under section 1313(b) at the Grand Rapids factory with the use of galvanized sheet steel.

Amendment effective on automobiles and parts and on refrigerators, freezers, compressors and ranges manufactured on and after January 4, 1965, and exported on and after January 15, 1965, and on machined engine blocks manufactured on and after January 20, 1965, and exported on and after January 28, 1965.

Supplemental statement of September 22, 1967, forwarded to regional commissioner of customs, Chicago, Ill., October 26, 1967.

(O) *Epoxy resins.*—Manufactured under section 1313(b) by The Dow Chemical Co., Midland, Mich., at its Freeport, Tex., factory with the use of bisphenol A.

Rate effective on articles manufactured on and after November 1, 1965, and exported on and after September 22, 1966.

Manufacturer's statement of March 21, 1967, forwarded to regional commissioner of customs, Chicago, Ill., November 1, 1967.

(P) *Fabrics and laces, knit, dyed and finished.*—Manufactured under section 1313(a) by Jola Dyers & Finishers, Inc., Quakertown, Pa.; with the use of imported knit fabrics and laces in the greige.

Rate effective on articles manufactured on and after June 1, 1965, and exported on and after July 22, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., June 30, 1967.

(Q) *Glass strips or slats, edge-ground.*—T.D. 55880-B covering edge-ground glass strips or slats manufactured under section 1313(a) by Marvin Industries, Inc., Miami, Fla., with the use of imported glass, *amended* to cover the said articles manufactured by Sentinel Industries, *successor*.

Amendment effective on articles exported on and after March 1, 1966, the date of succession.

Amendment issued by regional commissioner of customs, Miami, Fla., May 15, 1967.

(R) *Hoses, synthetic rubber*.—Manufactured under section 1313(a) by Hewitt-Robins Inc., a Div. of Litton Industries, Buffalo, N.Y., with the use of imported pipe fittings.

Rate effective on articles manufactured on and after July 8, 1966, and exported on and after September 9, 1966.

Rate issued by regional commissioner of customs, New York, N.Y., September 13, 1967.

(S) *Jewelry*.—Manufactured under section 1313(a) by A & J Cifarelli, New York, N.Y., with the use of imported precious or semi-precious stones.

Rate effective on articles manufactured on and after June 6, 1966, and exported on and after April 14, 1967.

Rate issued by regional commissioner of customs, New York, N.Y., September 6, 1967.

(T) *Machinery, centrifuge*.—T.D. 66-54-L, covering centrifuge machinery manufactured under section 1313(a) by Pfaudler Co., a div. of Pfaudler Permutit, Inc., Rochester, N.Y., with the use of centrifuge frames, bowls, covers and other components, *amended* to cover the said articles manufactured by Pfaudler Co., a div. of Ritter Pfaudler Corp., *successor*.

Amendment effective on articles exported on and after November 11, 1965.

Amendment issued by regional commissioner of customs, Boston, Mass., May 17, 1967.

(U) *Nickel silver and cupro nickel alloys in sheets, strips, and tubes*.—T.D. 66-34-G, which amended T.D. 50052-A to cover, among other things, nickel silver and cupro nickel alloys in sheets, strips, and tubes manufactured under section 1313(b) by National Distillers & Chemical Corp., New York, N.Y., at its Bridgeport Brass Co. Div., factories in Bridgeport and Seymour, Conn., and Indianapolis, Ind., with the use of electrolytic nickel cathodes and briquettes, *amended* to cover (1) a change in the effective date of manufacture from October 18, 1964, to October 18, 1963; and (2) a change in the effective date of exportation from March 11, 1965, to November 19, 1963.

Amendment effective on articles manufactured on and after October 18, 1963, and exported on and after November 19, 1963.

Supplemental statements of April 20, 1966, and June 30, 1966, forwarded to regional commissioner of customs, New York, N.Y., October 31, 1967.

(V) *Peas, fresh shelled, cleaned, blanched, graded and frozen.*—Produced under section 1313(b) by Birds Eye Div., General Foods Corp., Caribou, Me., with the use of fresh shelled peas.

Rate effective on articles produced on and after July 14, 1966, and exported on and after November 28, 1966.

Producer's statements of November 28, 1966, and May 4, 1967, forwarded to regional commissioner of customs, Boston, Mass., November 1, 1967.

(W) *Penbritin granulated powder.*—T.D. 55411-C, covering chloroquine phosphate tablets manufactured under section 1313(a) by Ayerst Laboratories, Inc., Rouses Point, N.Y., with the use of chloroquine phosphate, *amended* to cover penbritin granulation powder manufactured with the use of imported penbritin powder.

Amendment effective on articles manufactured on and after April 4, 1966, and exported on and after April 18, 1966.

Amendment issued by regional commissioner of customs, Boston, Mass., May 22, 1967.

(X) *Pipemill presses, tubular forming.*—Manufactured under section 1313(a) by the Kaiser Steel Corp., Oakland, Calif., at its plant located at Napa, Calif., with the use of imported steel plates.

Rate effective on articles manufactured on and after April 15, 1967, and exported on and after July 1, 1967.

Rate issued by regional commissioner of customs, San Francisco, Calif., September 18, 1967.

(Y) *Valve bodies, machined.*—Manufactured under section 1313(a) by Webster Valve Co., Lawrence, Mass., at its factory at Franklin, N.H., with the use of imported brass rods.

Rate effective on articles manufactured on and after April 28, 1966, and exported on and after May 2, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., May 25, 1967.

(Z) *Wire cord sets and wire cord assemblies.*—Manufactured under section 1313(a) by Electric Parts Corp., Georgetown, Ky., with the use of imported plastic coated copper wire.

Rate effective on articles manufactured on and after November 1, 1964, and exported on and after December 18, 1964.

Rate issued by regional commissioner of customs, Chicago, Ill., June 29, 1967.

(T.D. 67-273)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 27, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

November 20, 1967-----	**
November 21, 1967-----	\$0.00285033
November 22, 1967-----	.00284493
November 24, 1967-----	.00284796

Denmark krone:

November 20, 1967-----	**
November 21, 1967-----	\$0.133658
November 22, 1967-----	.133750
November 24, 1967-----	.133821

Hong Kong dollar:

Official rate of \$0.173000* for the period from October 23 through 27, 1967 and the following Free* rates:

October 23, 1967-----	\$0.172860
October 24, 1967-----	.172935
October 25, 1967-----	.172935
October 26, 1967-----	.172935
October 27, 1967-----	.172860

Iran rial:

For the period from October 23 through 27, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from October 23 through 27, 1967, rate of \$0.254766*.

Thailand baht (tical):

For the period from October 23 through 27, 1967, rate of \$0.0479375*.

*Certified as nominal rates.

**Temporarily suspended.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

(T.D. 67-274)

Foreign currencies—Rates of exchange for the Finnish Markka

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for the Finnish Markka between October 13, 1967, and October 27, 1967

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 27, 1967.

Treasury Decision 67-235 published as the rate of exchange for the Finnish markka for use during the calendar quarter beginning October 1 through December 31, 1967, \$.310618, as certified to the Secretary of the Treasury by the Federal Reserve Bank of New York under the provisions of section 522(c) of the Tariff Act of 1930, as amended (31 U.S.C. 372(c)).

For the dates listed below, the Federal Reserve Bank of New York certified rates for the Finnish markka which vary by 5 per centum or more from the rate \$.310618. Therefore, as to entries covering merchandise exported on the dates listed, whenever it is necessary for customs purposes to convert Finnish currency into currency of the United States, conversion shall be at the daily rate certified by the Federal Reserve Bank of New York, as herewith published:

Finnish markka:

October 16, 1967–October 27, 1967----- \$.237500

Rates of exchange certified for the Finnish markka which vary by 5 per centum or more from the rate of \$.310618 during the balance of the calendar quarter ending December 31, 1967, will be published in a Treasury Decision for dates subsequent to October 27, 1967, and before January 1, 1968.

(342.21)

LESTER D. JOHNSON,
Commissioner of Customs.

(T.D. 67-275)

Fines, penalties, and forfeitures—Customs Regulations amended

Section 23.25(a), Customs Regulations, relating to remission or mitigation of certain fines, penalties, and forfeitures, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

PART 23—ENFORCEMENT OF CUSTOMS AND NAVIGATION LAWS

Section 23.25(a) of the Customs Regulations delegates to the collectors of customs (now district directors of customs) the authority to mitigate or remit fines, penalties, and forfeitures of merchandise valued up to certain specified amounts. It has been determined that the authority to remit forfeitures of merchandise other than imported merchandise, which is presently limited by section 23.25(a) (3) of the Customs Regulations to merchandise valued at \$2,000 or less, should in the case of the forfeiture of motor vehicles, be extended to such motor vehicles valued not in excess of \$20,000.

Accordingly, subparagraph (3) of section 23.25(a) is amended to read as follows:

(3) Forfeiture of merchandise, other than imported merchandise, when the merchandise is valued at \$2,000 or less or, in the case of a motor vehicle when it is valued at \$20,000 or less and no liability outside the purview of any subparagraph of this paragraph (a) has been incurred in connection with the same offense.

(Secs. 618, 624, 46 Stat. 757, 759; 19 U.S.C. 1618, 1624).
(811.62)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved November 21, 1967:

MATTHEW J. MARKS,
Acting Assistant Secretary of the Treasury.

[Published in the Federal Register December 2, 1967 (32 F.R. 16528)]

(T.D. 67-276)

Coffee import quotas—Customs Regulations amended

Import quotas on coffee from nonmember countries of the International Coffee Agreement—Section 12.71, Customs Regulations, amended

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER 1—BUREAU OF CUSTOMS

PART 12—SPECIAL CLASSES OF MERCHANDISE

The Treasury Department has been informed by the Department of State that the International Coffee Council has adopted Resolution No. 141 which continues the limitations of Article 45(2) of the International Coffee Agreement of 1962 (14 UST 1911) to imports of coffee produced in nonmember countries, whereby importing member countries are required to limit their annual imports from nonmember countries to a quantity not in excess of their average annual imports from such countries during the last 3 years prior to the entry into force of the Agreement (1960, 1961, and 1962).

Since November 15, 1966, Honduras, Kenya, Liberia, and several smaller producers have become members of the Agreement and subject to the requirements applicable to member countries, and the status of Portuguese overseas territories other than Angola has been changed so that they are to be treated like member countries. Consequently, the coffee import quotas for Honduras, Kenya, and Liberia are being deleted, and the amount of the basket quota to which coffee produced in nonmember countries not allocated a specific quota is charged is being reduced.

The Department of State has also requested that the annual quotas be divided into two 6-month periods. Any part of the quota not filled during the first 6-month period may be filled during the second 6-month period. This is for the convenience of importers, as it will simplify import scheduling and reduce the potential loss in the event that coffee arrives in excess of the quota and must be stored in a foreign-trade zone until the next quota period opens.

Section 12.71(a) and (b) of the Customs Regulations is accordingly amended to read as follows:

12.71 Import quotas on coffee produced in nonmember countries of the International Coffee Organization.—(a) The following im-

port quotas for the 12-month period beginning on November 15 in any year on coffee, expressed in pounds of green coffee, produced in non-member countries of the International Coffee Organization are established pursuant to article 45 (2) of the International Coffee Agreement for the following countries. Not more than 50 percent of the amount of each quota may be entered during the first 6 months of the year (November 15 - May 14).

<i>Country</i>	<i>Quota in Pounds of Green Coffee</i>
Bolivia	1,850,800
Guinea	1,454,200
Paraguay	2,644,000
Yemen	1,850,800

(b) All coffee not specifically identified as a product of or shipment from a member country and not charged to the quota of one of the countries listed in paragraph (a) of this section shall be charged to an annual basket quota of 4,228,024 pounds of green coffee, not more than 50 percent of which may be entered during the first 6 months of the year (November 15 - May 14). Coffee from any of the countries named in paragraph (a) of this section shall be charged to the basket quota during each 6-month period after the quota for that country has been filled.

(Sec. 2(1), 79 Stat. 112; 19 U.S.C. 1356a(1). E.O. 11229, June 14, 1965, 30 F.R. 7741.)

Effective Date. This amendment shall become effective as of November 15, 1967.

(314.1)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved November 24, 1967:

TRUE DAVIS,
Assistant Secretary of the Treasury.

[Published in the Federal Register December 5, 1967 (32 F.R. 17428)]

(T.D. 67-277)

Bonds

Approval of consolidated aircraft bond (air carrier blanket bond), customs
Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 29, 1967.

The following consolidated aircraft bond has been approved as follows:

Name of principal and surety	Date of bond	Date of approval	Filed with regional commissioner of customs; amount
Irish International Airlines, (Aerlinnte Eireann-TTA), 572 5th Ave., New York, N.Y.; Seaboard Surety Co.	Nov. 16, 1967	Nov. 16, 1967	New York, N.Y.; \$100,000

The foregoing principal has not been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings

(T.D. 67-278)

Bonds

Approval and discontinuance of bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., November 29, 1967.

Bonds on customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as follows:

Name of principal and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Compass Container Co., Inc., 2114 McDonald Ave., Richmond, Calif.; United Pacific Ins. Co.	Nov. 15, 1963	Dec. 2, 1963	Nov. 14, 1967	San Francisco, Calif.; \$10,000
The A.W. Fenton Co., Inc., 75 Public Square Bldg., Cleveland, Ohio; St. Paul Ins. Co.	Aug. 15, 1967	Oct. 30, 1967	-----	Cleveland, Ohio; \$10,000
B.A. McKenzie & Co., Inc., P.O. Box 1324, Tacoma, Wash.; Glens Falls Ins. Co.	Nov. 25, 1964	Nov. 27, 1964	Nov. 24, 1967	Seattle, Wash.; \$10,000
B.A. McKenzie & Co., Inc., P.O. Box 1324, Tacoma, Wash.; St. Paul Mercury Ins. Co.	Nov. 14, 1967	Nov. 14, 1967	-----	Seattle, Wash.; \$10,000
Mobile Chemical International Ltd., 150 East 42nd St., New York, N.Y.; Federal Ins. Co.	Oct. 27, 1967	Oct. 27, 1967	-----	New York, N.Y.; \$10,000

(542.113)

ROBERT V. McINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-279)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 6, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from November 27 through December 1, 1967,
rate of \$0.00284493.

Denmark krone:

November 27, 1967	\$0.133762
November 28, 1967133904
November 29, 1967133920
November 30, 1967133925
December 1, 1967133946

Hong Kong dollar:

Official rate of \$0.173000* for the period from October 30 through November 3, 1967 and the following Free* rates:

October 30, 1967	\$0.172860
October 31, 1967172860
November 1, 1967172860
November 2, 1967172935
November 3, 1967172860

Iran rial:

For the period from October 30 through November 3, 1967,
rate of \$0.0133333*.

Philippine peso:

For the period from October 30 through November 3, 1967,
rate of \$0.254766*.

Thailand baht (tical):

For the period from October 30 through November 3, 1967,
rate of \$0.0479375*.

*Certified as nominal rates.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

(T.D. 67-280)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 1, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

INTERNATIONAL TRAFFIC

T.D. 67-280(1) *Instruments of international traffic; use of in point-to-point traffic in the United States.*—Section 10.41(f), Customs Regulations, in part provides that in certain circumstances instruments of international traffic may pick up and deliver loads at intervening points in the United States during the return of the instrument from the point of destination of its imported cargo to an exterior port of departure. The words "return * * * to an exterior port of departure" as used therein refer to *any* exterior port of departure and are not limited to the port of arrival or originating United States port. Bureau letter dated November 27, 1967. (542.112)

PLEASURE VESSELS

T.D. 67-280(2) *Pleasure vessels, importation of at the port of first arrival.*—An undocumented, foreign-built, American pleasure vessel must be entered as an importation at the port of its first arrival in the United States even though exempt from entry as a vessel not engaged in trade by section 1441, title 19, United States Code. The vessel may move from the port of first arrival in the United States under an immediate transportation bond without appraisement entry covered

by proper bond as provided by section 18.1 of the Customs Regulations. Such pleasure vessels are dutiable under Schedule 6, Part 6, Subpart D, TSUS. Bureau letter dated October 27, 1967. (433.51)

PROTESTS

T.D. 67-280(3) *Protests filed prior to liquidation.*—Protests of countervailing duty assessments filed prior to liquidation have, in some cases, been returned to the protestant as premature. In the opinion of the Bureau, such protests should be forwarded to the court for disposition. Bureau letter dated November 8, 1967. (644)

TARIFF CLASSIFICATION

T.D. 67-280(4) *Articles, of textile materials, ns pf. Elastic cord.*—Elastic cord for gift packaging made of rubber core and textile covering, with ends tied into bow, classifiable under the provision for Articles not specially provided for, of textile materials: * * * Other articles, not ornamented: * * * Of man-made fibers: * * * Other, in *item 389.60*, TSUS. Bureau letter dated November 27, 1967. (475.42)

T.D. 67-280(5) *Barium sulfate. Barium Sulfate U.S.P.*—Barium Sulfate U.S.P., used in medicine for obtaining roentgenograms of the alimentary canal, obtained by the interaction of barium hydroxide or soluble barium salts with sulfuric acid or soluble sulfates, is precluded from classification as a drug by the definition of the term "drugs" in *Schedule 4, Part 3, Headnote 2*, TSUS, but is classifiable under the provision for Barium sulfate: * * * Precipitated (blanc fixe), in *item 472.14*, TSUS. Bureau letter dated November 27, 1967. (412.6)

T.D. 67-280(6) *Chemical compounds, organic, benzenoid. Para-toluene sulfonyl hydrazide.*—Para-toluene sulfonyl hydrazide is classifiable under the provision for Cyclic organic chemical products in any physical form having a benzenoid, quinoid, or modified benzenoid structure, not provided for in subpart A or C of this part (*Schedule 4, Part 1*): * * * Other, in *item 403.60*, TSUS. Bureau letter dated November 13, 1967. (411.1)

T.D. 67-280(7) *Edible preparations. Benzenoid mixtures. Flavoring material.*—Flavoring material for sauces, a mixture of pepper and sodium succinate, is classifiable, if the sodium succinate is derived from nonbenzenoid sources, under the provision for Edible preparations not specially provided for * * *: * * * Other, in *item 182.91*, TSUS; if the sodium succinate is derived from benzenoid sources, classifiable under the provision for Mixtures in whole or in part of any of the products provided for in this subpart (*Schedule 4, Part 1, Sub-*

part B), in *item 403.90*, TSUS. Bureau letter dated November 24, 1967. (464.15)

T.D. 67-280(8) *Electrical measuring, checking, analyzing instruments and apparatus. Inductive flow meter. Classification Principles: "tariff entities". "entireties".*—A device consisting of transmitter and amplifier; transmitter, incorporated into pipeline containing liquid to be measured, contains coils inside a shell tube which supply a magnetic field for electric pulse measuring; measuring voltage is obtained by electrodes positioned at opposite points inside the transmitter; signals produced by transmitter are fed into amplifier which in turn is connected to appropriate read-out equipment; transmitter and amplifier are classifiable as tariff entirety under the provision for Electrical measuring, checking, analyzing, or automatically-controlling instruments and apparatus * * * : * * * Other: * * * Other, in *item 712.50*, TSUS. Bureau letter dated November 24, 1967. (426.845)

T.D. 67-280(9) *Fabrics of textile materials, nspj, including laminated. Rubber sheeting.*—Rubber sheeting, consisting of a woven fabric of man-made fibers having sheets of non-transparent rubber laminated to both sides weighing over 44 ounces per square yard and in chief value of rubber, classifiable under the provision for Textile fabrics, including laminated fabrics, not specially provided for: * * * Of man-made fibers, in *item 359.50*, TSUS, and not under the provision for Sheets * * * wholly or almost wholly of rubber or plastics: * * * flexible: * * * Other, in *item 771.42*, TSUS. *General Headnote 10(f); Schedule 3, Headnotes 2(a) (iv), 4(b) and 5; Schedule 3, Part 4, Subpart C, Headnote 2(c)*, cited. Bureau letter dated November 6, 1967. (465.2)

T.D. 67-280(10) *Firearms. Pistols, blank, tear gas, and signal.*—Specially designed pistols capable of firing blank ammunition, tear gas cartridges, and signal flares, having a rifled barrel with an opening at the front which permits the escape of tear gas or a flare, properly classifiable under the provision for Other pistols, in *item 730.81*, TSUS, and not under the provision for Pistols designed to fire only blank cartridges or blank ammunition, in *item 730.80*, TSUS, as they are not designed to fire only blank cartridges. T.D. 56438(20) and T.D. 56516(74) overruled. Bureau letter dated October 25, 1967. (426.832)

T.D. 67-280(11) *Furnaces, non-electrical, industrial. Furnace burners.*—Gas operated, electrically ignited, oil circulating heaters or furnaces, providing heat through pipes in the form of hot oil, classifiable under the provision for Industrial * * * furnaces * * * non-

electric, in *item 661.30*, TSUS, and not under the provision for Machines not specially provided for, in *item 678.50*, TSUS, as such apparatus constitutes furnaces within the meaning of the former item. Bureau letter dated November 20, 1967. (431.8)

T.D. 67-280(12) *Illuminating articles, base metal. Candleholders.*—Metal candleholders determined to be used primarily for lighting and not for decoration are classifiable under the provision for Illuminating articles * * * of base metal: * * * Other: * * * Other, in *item 653.40*, TSUS. C.A.D. 923 noted. T.D. 56059(33) and T.D. 67-186(7) revoked. Bureau letter dated November 13, 1967. (424.14)

T.D. 67-280(13) *Marble chips. Stone chips.*—Stone chips, composed of calcite, some fluorspar, and minor amounts of associated material, size 3 ranging in size from $\frac{1}{4}$ to 1 inch, and size 4 ranging from 1 inch to $2\frac{1}{4}$ inches, said to be used in terrazzo work, open-faced aggregate, as roofing granules, and in similar uses, are classifiable under the provision for Stone chips * * *: Marble * * * chips, in *item 513.21*, TSUS. Bureau letter dated November 24, 1967. (442.11)

T.D. 67-280(14) *Musical instruments. Drums.*—Snare, tom-tom, and bass drums without heads are classifiable under the provision for Percussion musical instruments: * * * Drums, in *item 725.32*, TSUS. *General Headnote 10(h)* noted. Bureau letter dated November 7, 1967. (491.111)

T.D. 67-280(15) *Parts of pleasure boats. Pontoon kit.*—Boat kit, consisting of two plastic foam-filled pontoons attached to protected coated metal frame with gear pulley and belt arrangement to drive $9\frac{1}{2}$ inch propeller, all of which is connected to a snow vehicle, with steering, speed control and gas control using existing snow vehicle mechanism, not considered complete enough to form unfinished or unassembled pleasure boat within purview of *General Headnote 10(h)*, TSUS, and classifiable under the provision for Parts of pleasure boats, in *item 696.15*, TSUS. *General Headnote 10(h)* noted. Bureau letter dated November 20, 1967. (433.51)

T.D. 67-280(16) *Pigments. Color concentrates.*—Color concentrates composed of nonbenzenoid organic or inorganic pigments dispersed in high concentrations in solid carriers of nonbenzenoid synthetic plastics materials by a process known as "masterbatching", capable of coloring many times their weight in compatible uncolored base resins and used for that purpose, are "pigments" within the defini-

tion in *Schedule 4, Part 9, Subpart B, Headnote 1*, TSUS. Bureau letter dated November 13, 1967. (413.3)

T.D. 67-280(17) *Pigments and pigment-like materials. Iron oxides.*—Iron oxides (alborn) obtained as a byproduct in copper refining, in the form of fine powder, classifiable under the provision for Pigments * * * : * * * Containing iron: * * * Iron oxides * * * : Synthetic, in *item 473.30*, TSUS. Bureau letter dated November 14, 1967. (417.381)

T.D. 67-280(18) *Plasticizers, benzenoid. Diphenyl Carbonate.*—Diphenyl Carbonate chiefly used in the United States as a plasticizer is classifiable under the provision for Products obtained, derived, or manufactured in whole or in part from any product provided for in part A or B of this part (*Schedule 4, Part 1*): * * * Products chiefly used as plasticizers, in *item 405.40*, TSUS. Bureau letter dated November 24, 1967. (411.2)

T.D. 67-280(19) *Sauce, other. Powder form.*—A powder composed of numerous ingredients, such as vegetable protein, monosodium glutamate, dextrose, vegetable fat, coloring, flour, yeast and numerous spices and used to flavor foods and as a dip, is classifiable under the provisions for Sauces: * * * Other, in *item 182.46*, TSUS. Bureau letter dated October 24, 1967. (462.421)

T.D. 67-280(20) *Spraying appliances, mechanical, for liquids or powders. Electrostatic dry paint finishing equipment.*—Hand-spraying equipment for the electrostatic application of powdered paints consisting of a high voltage generating unit, a powder gun and a powder container, classifiable under the provision for Mechanical appliances, whether or not hand operated, for projecting, dispersing, or spraying liquids or powders * * * : * * * Other, in *item 662.50*, TSUS. Bureau letter dated November 13, 1967. (434)

T.D. 67-280(21) *Vegetables, fresh, chilled or frozen. Pumpkins.*—Pumpkins which are fresh and whole are classifiable under the provision for Vegetables, fresh * * * : * * * Other, in *item 137.70*, TSUS. Bureau letter dated November 17, 1967. (463.5)

(T.D. 67-281)

Strap seals and button metal seals—Customs Regulations amended

Sections 5.5(b), 5.8(b), 5.9(a), 5.9(d), 5.10(f), 19.29 and 24.13, Customs Regulations amended to eliminate the use of a brand name for car, compartment and package seals approved for official use

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—BUREAU OF CUSTOMS

Because the Tyden Corporation held the contract for furnishing car and compartment seals for many years, such seals are identified in the Customs Regulations as Tyden seals. It is deemed advisable that such seals be identified by a generic name instead of a brand name. Accordingly, the Customs Regulations are amended as follows:

PART 5—CUSTOMS RELATIONS WITH CONTIGUOUS FOREIGN TERRITORY

Sections 5.5(b), 5.8(b), 5.9(a), 5.9(d) and 5.10(f) are amended by substituting "strap" for the word "Tyden" wherever it appears in the sections.

(80 Stat. 379, R.S. 251, Sec. 624, 46 Stat. 759; 5 U.S.C. 301; 19 U.S.C. 66, 1624)

PART 19—CUSTOMS WAREHOUSES AND CONTROL OF MERCHANDISE THEREIN

Section 19.29 is amended by substituting "strap" for the word "tyden."

(80 Stat. 379, R.S. 251, Sec. 624, 46 Stat. 759; 5 U.S.C. 301; 19 U.S.C. 66, 1624)

PART 24—CUSTOMS FINANCIAL AND ACCOUNTING PROCEDURE

Section 24.13(a) is amended to read:

(a) Strap seals and button metal seals as contracted for by the Commissioner of Customs shall be used in sealing openings, packages, or articles requiring the security provided by such sealing.

Paragraphs (b), (c), and (e) of section 24.13 are amended by substituting "strap" for "Tyden" wherever it appears therein.

(80 Stat. 379, R.S. 251, Sec. 624, 46 Stat. 759; 5 U.S.C. 301; 19 U.S.C. 66, 1624)

(131.7)

LESTER D. JOHNSON,
Commissioner of Customs.

Approved November 29, 1967:

TRUE DAVIS,

Assistant Secretary of the Treasury.

[Published in the Federal Register December 11, 1967 (32 F.R. 17619)]

(T.D. 67-282)

Foreign currencies—Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, Thailand baht (tical)

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York, for the Argentine peso, Denmark krone, Hong Kong dollar, Iran rial, Philippine peso, and Thailand baht (tical)

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 11, 1967.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange for the dates and countries as indicated:

Argentine peso:

For the period from December 4 through 8, 1967, rate of \$0.00284493.

Denmark krone:

December 4, 1967-----	\$0.133900
December 5, 1967-----	.133800
December 6, 1967-----	.133984
December 7, 1967-----	.133954
December 8, 1967-----	.133945

Hong Kong dollar:

For the period from November 6 through 10, 1967, Official rate of \$0.173000* and \$0.172860* Free rate.

Iran rial:

For the period from November 6 through 10, 1967, rate of \$0.0133333*.

Philippine peso:

For the period from November 6 through 10, 1967, rate of \$0.254833*.

Thailand baht (tical):

For the period from November 6 through 10, 1967, rate of \$0.0479375*.

This information is for use pursuant to section 16.4, Customs Regulations (19 CFR 16.4).

(342.211)

EDWIN F. RAINS,
Acting Commissioner of Customs.

*Certified as nominal rates.

(T.D. 67-283)

Bonds

Approval of consolidated aircraft bond (air carrier blanket bond) customs
Form 7605

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 7, 1967.

The following consolidated aircraft bond has been approved as follows:

Name of principal and surety	Date of bond	Date of approval	Filed with district director of customs; amount
Trans International Airlines Corp., P.O. Box 2504, Airport Sta., Oakland, Calif.; St. Paul Mercury Ins. Co.	Nov. 16, 1967	Nov. 24, 1967	Los Angeles, Calif.; \$100,000

The foregoing principal has not been designated as a carrier of bonded merchandise.

(232.1)

ROBERT V. MCINTYRE,
*Assistant Commissioner,
Office of Regulations and Rulings.*

(T.D. 67-284)

Cotton textiles—Restriction on entry

Restriction on entry of cotton textile products in category 43, manufactured or produced in Malaysia

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 7, 1967.

There is published below the directive of November 24, 1967, received by the Commissioner of Customs from the President's Cabinet Textile Advisory Committee concerning the restriction on entry in the United States of cotton textile products in category 43, manufactured or produced in Malaysia.

This directive was published in the Federal Register on November 30, 1967, (32 F.R. 16453), by the Interagency Textile Administrative Committee.

(343.3)

EDWIN F. RAINS,
Acting Commissioner of Customs.

THE SECRETARY OF COMMERCE
WASHINGTON, D.C. 20230

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

November 24, 1967.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20226

DEAR MR. COMMISSIONER:

Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to non-participants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective as soon as possible after November 27, 1967, and for the twelve-month period beginning September 29, 1967, and extending through September 28, 1968, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products in Category 43, produced or manufactured in Malaysia in excess of a level of restraint for the period of 16,500 dozen.¹

Cotton textiles and cotton textile products in Category 43 produced or manufactured in Malaysia and which have been exported to the United States prior to September 29, 1967, shall not be subject to this directive.

A detailed description of Category 43 in terms of T.S.U.S.A. numbers was published in the Federal Register on July 7, 1966 (31 F.R. 9310).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Malaysia and with respect to imports of cotton textiles and cotton textile products from Malaysia have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C.

¹ This level has not been adjusted to reflect entries made on or after September 29, 1967.

553 (Supp. II, 1965-66). This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE,
Secretary of Commerce
Chairman, President's Cabinet
Textile Advisory Committee

(T.D. 67-285)

Bonded Carriers

Approval and discontinuance of carrier bonds, customs Form 3587

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 8, 1967.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as follows:

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
A.B.C. Express Co., Inc., S.E. Corner 5th St. & Columbia Ave., Philadelphia, Pa., motor carrier; Fidelity & Deposit Co. of Md.	Nov. 6, 1967	Nov. 6, 1967	-----	Philadelphia, Pa. \$10,000
Cargo-Imperial Freight Lines, Inc., 91 Mountain Rd., Burlington, Mass., motor carrier; Fidelity & Deposit Co. of Md.	June 26, 1964	July 13, 1964	Nov. 8, 1967	Boston, Mass.; \$25,000
Cargo-Imperial Freight Lines, Inc., 91 Mountain Rd., Burlington, Mass., motor carrier; Fidelity & Deposit Co. of Md.	Oct. 31, 1967	Nov. 8, 1967	-----	Boston, Mass.; \$50,000
Colonial Trucking, Inc., 20 N. Montello St., Brockton, Mass., motor carrier; Peerless Ins. Co.	Feb. 28, 1966	June 16, 1966	Nov. 2, 1967	Boston, Mass.; \$40,000
Colonial Trucking, Inc., 20 N. Montello St., Brockton, Mass., motor carrier; Peerless Ins. Co.	Oct. 31, 1967	Nov. 2, 1967	-----	Boston, Mass.; \$50,000
B.N. Corkum Transportation Co., Inc., Cambridge, Mass., motor carrier; The Aetna Casualty & Surety Co.	Oct. 31, 1941	Nov. 15, 1941	Nov. 2, 1967	Boston, Mass.; \$10,000
B.N. Corkum Transportation Co., Inc., 274 Medford St., Malden, Mass., motor carrier; The Aetna Casualty & Surety Co.	Oct. 31, 1967	Nov. 2, 1967	-----	Boston, Mass.; \$25,000
Depenthal Truck & Storage Co., 857 Matzinger Rd., motor carrier; The Travelers Indemnity Co.	Nov. 20, 1967	Nov. 21, 1967	-----	Cleveland, Ohio; \$15,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Interstate Express, Inc., 3201 Ringsby Ct., Denver, Colo., freight forwarder; Fidelity & Casualty Co.	Oct. 5, 1963	Oct. 18, 1963	Nov. 20, 1967	New York, N.Y.; \$50,000
Interstate Express, Inc., 3201 Ringsby Ct., Denver, Colo., freight forwarder; Western Casualty & Surety Co.	Sept. 5, 1967	Nov. 20, 1967	-----	New York, N.Y.; \$50,000
Kraus Transport Ltd., 100 Bronco Ave., Toronto, Can., motor carrier; Royal Indemnity Co.	Nov. 8, 1962	Nov. 23, 1962	Nov. 13, 1967	Buffalo, N.Y.; \$10,000
Kraus Transport Ltd., 406 Gilbert Ave., Toronto, Can., motor carrier; Phoenix Assurance Co. of N.Y.	Nov. 11, 1967	Nov. 13, 1967	-----	Buffalo, N.Y.; \$25,000
Federal Motor Transportation Co., Boston, Mass., motor carrier; U.S. Fidelity & Guaranty Co.	Oct. 29, 1941	Nov. 27, 1941	Nov. 9, 1967	Boston, Mass.; \$10,000
Federal Motor Transportation Co., Inc., 128 Chancery St., New Bedford, Mass., motor carrier; U.S. Fidelity & Guaranty Co.	Oct. 26, 1967	Nov. 9, 1967	-----	Boston, Mass.; \$25,000
Laramee's Transit, Inc., 299 First Ave., Woonsocket, R.I., motor carrier; Continental Casualty Co.	Jan. 31, 1964	Feb. 12, 1964	Nov. 4, 1967	Boston, Mass.; \$10,000
Laramee's Transit, Inc., 299 First Ave., Woonsocket, R.I., motor carrier; Continental Casualty Co.	Oct. 23, 1967	Nov. 4, 1967	-----	Boston, Mass.; \$25,000
Lopez Trucking, Inc., 131 Linden St., Waltham, Mass., motor carrier; The Employers' Fire Ins. Co.	Mar. 20, 1961	Apr. 4, 1961	Nov. 6, 1967	Boston, Mass.; \$10,000
Lopez Trucking, Inc., 131 Linden St., Waltham, Mass., motor carrier; The Employers' Fire Ins. Co.	Oct. 31, 1967	Nov. 6, 1967	-----	Boston, Mass.; \$25,000
John W. MacKay, Ltd., New Glasgow, Nova Scotia, Can., motor carrier; Hartford Accident & Indemnity Co.	Nov. 13, 1958	Nov. 14, 1958	Nov. 13, 1967	Portland, Me.; \$10,000
Wm. McCullough Transportation Co., Inc., Federal Shipyards, So. Kearny, N.J., motor carrier; U.S. Fire Ins. Co.	Sept. 18, 1961	Oct. 12, 1961	Nov. 20, 1967	New York, N.Y.; \$25,000
Wm. McCullough Transportation Co., Inc., Federal Shipyards, So. Kearny, N.J., motor carrier; Ins. Co. of North America	Aug. 30, 1967	Nov. 20, 1967	-----	New York, N.Y.; \$25,000
Motor Freight Corp., 2345 S. 13th St., Terre Haute, Ind., motor carrier; The North River Ins. Co.	July 18, 1967	Nov. 9, 1967	-----	Chicago, Ill.; \$50,000
P.B. Mutrie Motor Transportation, Inc., 83 E. Cottage St., Boston, Mass., motor carrier; Mass. Bonding & Ins. Co.	Nov. 6, 1941	Nov. 27, 1941	Nov. 15, 1967	Boston, Mass.; \$10,000
P.B. Mutrie Motor Transportation, Inc., Calvary St., Waltham, Mass., motor carrier; The Hanover Ins. Co.	Oct. 31, 1967	Nov. 15, 1967	-----	Boston, Mass.; \$50,000
Neptune World Wide Moving, Inc., 55 Weyman Ave., New Rochelle, N.Y., motor carrier; Fidelity & Deposit Co. of Md.	Sept. 20, 1960	Nov. 7, 1960	Nov. 21, 1967	New York, N.Y.; \$25,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Neptune World Wide Moving, Inc., 55 Weyman Ave., New Rochelle, N.Y., motor carrier; Commercial Union Ins. Co. of N.Y.	Sept. 29, 1967	Nov. 21, 1967	-----	New York, N.Y.; \$25,000
Rapid Transportation Co., Boston, Mass., motor carrier; The Aetna Casualty & Surety Co.	Oct. 23, 1941	Nov. 27, 1941	Nov. 6, 1967	Boston, Mass.; \$10,000
Rapid Transportation Co., 446 Western Ave., Boston, Mass., motor carrier; The Aetna Casualty & Surety Co.	Oct. 23, 1967	Nov. 6, 1967	-----	Boston, Mass.; \$25,000
H.R. Salem, 69 Gilbert St., North Brookfield, Mass., motor carrier; Royal Indemnity Co.	Dec. 5, 1951	Jan. 9, 1952	Nov. 15, 1967	Boston, Mass.; \$10,000
Henry R. Salem, dba H.R. Salem, 69 Gilbert St., North Brookfield, Mass., Royal Indemnity Co.	Oct. 27, 1967	Nov. 15, 1967	-----	Boston, Mass.; \$25,000
E.J. Scannell, Inc., 151 Linwood St., Somerville, Mass., motor carrier; Md. Casualty Co.	June 23, 1967	June 23, 1967	Oct. 31, 1967	Boston, Mass.; \$10,000
E.J. Scannell, Inc., 151 Linwood St., Somerville, Mass., motor carrier; Peerless Ins. Co.	Oct. 31, 1967	Oct. 31, 1967	-----	Boston, Mass.; \$50,000
Spear Trucking Corp., 4 Ship Ave., Medford, Mass., motor carrier; The Aetna Casualty & Surety Co.	May 11, 1959	Aug. 14, 1959	Nov. 2, 1967	Boston, Mass.; \$25,000
Spear Trucking Corp., 4 Ship Ave., Medford, Mass., motor carrier; The Aetna Casualty & Surety Co.	Oct. 10, 1967	Nov. 2, 1967	-----	Boston, Mass.; \$50,000
Thunderbird Freight Lines, Inc., 5650 Southern Ave., South Gate, Calif., motor carrier; Transport Indemnity Co.	Sept. 29, 1967	Oct. 6, 1967	-----	Los Angeles, Calif.; \$50,000
Tucker Freight Lines, Inc., 1415 S. Olive St., South Bend, Ind., motor carrier; Transamerica Ins. Co.	June 18, 1967	Nov. 9, 1967	-----	Chicago, Ill.; \$30,000
Watson-Wilson Transportation System, Inc., 1910 Harney St., Omaha, Neb., motor carrier; Great American Ins. Co.	Aug. 9, 1965	Sept. 15, 1965	Nov. 9, 1967	Chicago, Ill.; \$25,000
Watson-Wilson Transportation System Inc., 1740 W. 92nd, Kansas City, Mo., motor carrier; Seaboard Surety Co.	Sept. 15, 1967	Nov. 9, 1967	-----	Chicago, Ill.; \$25,000
H.P. Welch Co., 400 Somerville Ave., Somerville Mass., motor carrier; American Employers' Ins. Co.	Dec. 8, 1941	Feb. 18, 1942	Dec. 8, 1961	Boston, Mass.; \$10,000
H.P. Welch Co., 400 Somerville Ave., Somerville, Mass., motor carrier; Fidelity & Deposit Co. of Md.	Dec. 8, 1961	Dec. 8, 1961	-----	Boston, Mass.; \$10,000
H.P. Welch Co., 400 Somerville Ave., Somerville, Mass., motor carrier; Fidelity & Deposit Co. of Md.	Dec. 8, 1961	Dec. 8, 1961	Oct. 27, 1967	Boston, Mass.; \$10,000
H.P. Welch Co., 400 Somerville Ave., Somerville, Mass., motor carrier; Fidelity & Deposit Co. of Md.	Oct. 11, 1967	Oct. 27, 1967	-----	Boston, Mass.; \$50,000
Wright Trucking, Inc., 16 Main St., Lowell, Mass., motor carrier; Fireman's Fund Ins. Co.	May 1, 1965	May 1, 1965	Nov. 2, 1967	Boston, Mass.; \$10,000

Name of carrier and surety	Date of bond	Date of approval	Date of discontinuance	Filed with regional commissioner/district director; amount
Wright Trucking, Inc., 16 Main St., Lowell, Mass., motor carrier; Liberty Mutual Ins. Co.	Oct. 31, 1967	Nov. 2, 1967	-----	Boston, Mass.; \$50,000

(241.2)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(T.D. 67-286)

Abstracts of Bureau decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 11, 1967.

The following abstracts of Bureau of Customs decisions of general interest are published as a matter of information and guidance.

(133.121)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

MARKING

T.D. 67-286(1) *Cans, disposable, imported empty to be filled in the United States. Country of origin marking. Section 1304, Title 19, United States Code.*—A packer in the United States who uses imported empty disposable single-use cans and closures in packing his products is considered to be the ultimate purchaser of the cans and closures within the meaning of 19 U.S.C. 1304 (a). Such cans and closures may be excepted from individual marking to indicate the country of origin pursuant to 19 U.S.C. 1304(a) (3) (D) if imported in containers legibly and conspicuously marked to indicate the country of origin and customs officers are satisfied such containers will reach the ultimate purchaser unopened. Bureau letter dated December 1, 1967. (363.2)

TARIFF CLASSIFICATION

T.D. 67-286(2) *Apparatus based on the use of radiations from radioactive substances. Gammamat.*—Gammagraphy equipment for

non-destructive material testing consisting of a radioactive source contained in a heavy metal-shielded container having an exposure aperture for the source through which the sample is exposed to radiation, classifiable under the provision for Apparatus based on the use of radiations from radioactive substances, in *item 709.66*, TSUS. Bureau letter dated November 27, 1967. (431.4)

T.D. 67-286(3) Articles, of textile materials, *nspf.* Sisal angel figure.—Angel figure in chief value of sisal, fashioned into a head and hollow one-shaped base ornamented with sisal pompoms, classifiable under the provision for Articles not specially provided for, of textile materials: * * * other articles, ornamented, in *item 386.05*, TSUS. Bureau letter dated November 28, 1967. (472.735)

T.D. 67-286(4) Handling machines. Hose reels.—Hose reels, used for storage of hoses or cables which distribute water, compressed air, gasoline or acids, powered by electric motor, spring mechanism or hand crank, classifiable under the provision for Other * * * handling, loading, or unloading machinery, in *item 664.10*, TSUS. Bureau letter dated November 27, 1967. (426.89)

T.D. 67-286(5) Headwear. Helmet.—A military style metal helmet complete with lining and chin strap is classifiable under the provision for Other headwear, in *item 703.75*, TSUS. Bureau letter dated December 1, 1967. (475.13)

T.D. 67-286(6) Iron or steel articles, *nspf.* Cages.—Cages for small animals such as mice, hamsters, gerbils, and rats, supplied in kit form with instructions for assembly, made of galvanized wire mesh screen with plastic tops and bottoms, available in six different sizes, if in chief value of iron or steel wire mesh, classifiable under the provision for Articles of iron or steel * * *: * * * Other articles: * * * Other, in *item 657.20*, TSUS; if in chief value of plastic, classifiable under the provision for Articles not specially provided for, of rubber or plastics: * * * Other, in *item 774.60*, TSUS. Bureau letter dated November 28, 1967. (423.34)

T.D. 67-286(7) Ketones. Hecogenin acetate.—Hecogenin acetate made from Indian sisal and used as a starting material in the manufacture of cortisone, classifiable under the provision for Ketones: * * * Other, in *item 427.64*, TSUS. Bureau letter dated November 29, 1967. (412.6)

T.D. 67-286(8) Laboratory equipment. Rotary evaporator.—A rapid evaporator consisting of a completely enclosed glass system, with a vapor tube fixed into the drive shaft of a variable speed electric motor and extending into the top half of a single coil condenser, with the flask containing the liquid to be evaporated connected to the

motorized drive unit which rotates the vapor tube and flask, and the distillate being directed to a receiver flask. The evaporator is used with a hot air bath or water bath and at atmospheric or reduced pressures, with all parts mounted on a metal stand, in chief value of metal, it is not classifiable under the provisions for Laboratory glassware, in *items 547.53 or 547.55*, TSUS, because the articles of laboratory glassware have been relatively permanently combined with other materials to form an instrument for a specific purpose, but is classifiable under the provision for Laboratory equipment * * * for the treatment of materials by a process involving a change of temperature, such as heating * * * drying, evaporating, vaporizing, condensing, or cooling * * *: * * * Other, in *item 661.70*, TSUS. *Schedule 6, Part 4, Headnotes 1(iv) and 3*, and *General Headnote 9(f) (i)*, TSUS, noted. Bureau letter dated November 27, 1967. (431)

T.D. 67-286(9) *Machines, nspf. Card shuffler.*—Hand-operated playing card shuffler, equipped with crank handle, mechanical pulley gears, and rubber rollers for shuffling cards fed through the rollers, classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated December 1, 1967. (434)

T.D. 67-286(10) *Machines, nspf. Screw-driving machine.*—Automatic screw-driving machines used in all industries requiring the use of screws, such as metal and wood working industries, reaching an optimum output of 3,600 inserted screws an hour, classifiable under the provision for Machines not specially provided for, in *item 678.50*, TSUS. Bureau letter dated December 1, 1967. (434.6)

T.D. 67-286(11) *Net articles, nspf, of textile materials. Net cover for horse.*—Net cotton horse blanket which fastens around body of horse, not used for riding, classifiable under the provision for Articles not specially provided for, of textile materials: * * * net articles, in *item 386.05*, TSUS. Bureau letter dated November 29, 1967. (473.32)

T.D. 67-286(12) *Nonenumerated articles. Pipeline coating.*—Pipeline coating consisting mainly of petroleum asphalt and small amount of slate flour is classifiable under the provision for Any article, not provided for elsewhere in these schedules: * * * Other, in *item 799.00*, TSUS. Bureau letter dated November 28, 1967. (445.2)

T.D. 67-286(13) *Paints. Stainless steel spray.*—An aerosol container containing iron or steel powder, acrylic resin, and organic solvents, used to protect surfaces against corrosion and rust, and also for decorative purposes, is classifiable under the provision for Paints * * *: Not containing titanium pigments, in *item 474.30*, TSUS. Bureau letter dated December 1, 1967. (413.5)

T.D. 67-286(14) *Parts of game equipment. Billiard table bed.*—Billiard table bed of slate covered with billiard table cloth further advanced than an article of slate and is a part of a billiard table: there being no provision in the tariff schedules for parts of a billiard table, merchandise as described is classifiable under the provision for Game * * * equipment * * * and parts thereof, not specially provided for, in *item 735.20*, TSUS. Bureau letter dated November 27, 1967. (442.161)

T.D. 67-286(15) *Plywood. Plywood strips.*—Plywood strips, resulting from trimming lauan plywood sheets, 4mm by ½ inch by 6, 7, or 8 feet, not suitable for any specific use, but must undergo manufacturing processes after importation to reach specific use stage, therefore classifiable under the provision for Plywood * * *: Not face finished * * *: * * * Other, in *item 240.18*, TSUS. Abstract 60927 noted. Bureau letter dated November 30, 1967. (481.33)

T.D. 67-286(16) *Sheets, base metal, aluminum. Aluminum blanks.*—Kite shaped pieces of aluminum, used for a variety of purposes and not dedicated to be further manufactured into bomb fins, are classifiable under the provision for Sheets * * * of aluminum, whether or not cut, pressed, or stamped to nonrectangular shapes: Not clad, in *item 618.25*, TSUS. T.D. 67-118(12) modified. Bureau letter dated November 30, 1967. (426.1)

T.D. 67-286(17) *Vegetables, candied. Rutabaga.*—Candied rutabaga is classifiable under the provision for Candied, crystallized, or glaze * * * vegetable substances: * * * Other: * * * Other, in *item 154.60*, TSUS. Bureau letter dated November 28, 1967. (462.241)

(T.D. 67-287)

Classification of inflatable vinyl reindeer and Santa Claus sets

Decision in C.D. 3127, classifying certain inflatable vinyl reindeer and Santa Claus sets by similitude to manufactures of rubber under paragraph 1537(b), Tariff Act of 1930, as modified, limited

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 12, 1967.

In *Davis Products, Inc., Frank M. Chichester v. United States*, C.D. 3127 (decided September 25, 1967), the United States Customs Court held that certain inflatable Santas and reindeer of specially constructed vinyl with fastening tabs were chiefly used as outdoor/indoor Christmas decorations and were, therefore, properly classifiable by similitude to manufactures of rubber under paragraph

1537(b) of the Tariff Act of 1930, as modified, with duty at the rate of 12½ percent ad valorem, rather than as toys. The merchandise involved in the case consisted of inflatable vinyl reindeer and Santa Claus figures made of heavier gauge vinyl of lower temperature formulation to withstand cold weather conditions, and containing as an integral part fastening tabs for nailing on the ground, on the floor, or on the roofs of houses.

The Bureau has been presented with the question whether the decision is to be extended to all inflatable reindeer and Santa Claus sets.

The principle of C.D. 3127 is limited to inflatable reindeer and Santa Claus sets of a design and craftsmanship the same as or similar to the reindeer and Santa Claus sets passed on by the court.

(344.3)

LESTER D. JOHNSON,
Commissioner of Customs.

(T.D. 67-288)

Synopses of Drawback decisions

TREASURY DEPARTMENT,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., December 7, 1967.

The following are synopses of drawback rates and amendments issued February 7, 1966, to November 29, 1967, inclusive, pursuant to sections 22.1 to 22.5, inclusive, Customs Regulations.

(731.1)

ROBERT V. MCINTYRE,
Assistant Commissioner,
Office of Regulations and Rulings.

(A) *Barley; malt.*—T.D. 54097-A, as amended by T.D.'s 55109-E, 55401-B, 56056-A and 56108-C, covering, among other things, malt manufactured under section 1313(b) by Basic Products Corp., Milwaukee, Wis., at various plants with the use of cleaned and graded barley, further amended to cover (1) blended cleaned and graded barley produced at the Red River Grain Co. Div. plants located at Moorhead and Minneapolis, Minn., and West Fargo, N.D., under section 1313(b) with the use of cleaned and graded barley, and (2) the articles covered by T.D. 54097-A, as amended, produced or manufactured by Froedtert Malt Corp., Milwaukee, Wis., *successor.*

Amendment (1), above, effective on articles produced and exported on and after June 30, 1962; amendment (2), above, effective on articles exported on and after August 1, 1965, the date of succession.

Amendments (1) and (2) issued by collector of customs, Milwaukee, Wis., August 12, 1964, and February 7, 1966, respectively.

(B) *Belts and safety straps, linemen's.*—Manufactured under section 1313(a) by Buckingham Mfg. Co., Inc., Binghamton, N.Y., with the use of imported tanned leather hides.

Rate effective on articles manufactured and exported on and after November 15, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., March 30, 1967.

(C) *Cameras, process (commercial reproduction).*—Manufactured under section 1313(a) by NuArc Co., Inc., Chicago, Ill., with the use of imported lenses.

Rate effective on articles manufactured on and after June 15, 1965, and exported on and after August 3, 1966.

Rate issued by regional commissioner of customs, Chicago, Ill., April 14, 1967.

(D) *Clocks, alarm.*—T.D. 37886-C, as amended and extended, covering, among other things, automobile clocks manufactured under section 1313(a) by General Electric Co., Schenectady, N.Y., at its Worcester, Mass., factory with the use of imported clock movements, further *amended* to cover electric alarm clocks manufactured by the said company at its Ashland, Mass., factory with the use of imported insulated electric conductors fitted with connectors and used as the cord sets on the electric alarm clock.

Amendment effective on articles manufactured on and after July 1, 1963, and exported on and after September 1, 1963.

Amendment issued by regional commissioner of customs, New York, N.Y., May 3, 1967.

(E) *Cranes, truck mounted, crawler, self propelled, and scooter.*—T.D. 53878-C, covering the above articles manufactured under section 1313(a) by Little Giant Crane & Shovel, Inc., Des Moines, Iowa, with the use of imported automotive chassis, *amended* to cover truck mounted, crawler, self propelled, and scooter cranes manufactured with the use of internal combustion engines.

Amendment effective on articles manufactured and exported on and after January 28, 1966.

Amendment issued by regional commissioner of customs, Chicago, Ill., March 29, 1967.

(F) *Engines, diesel*.—T.D. 55580-Y, covering diesel engines manufactured under section 1313(a) by Nordberg Mfg. Co., Milwaukee, Wis., with the use of rough or finished steel castings, rough or finished steel forgings, and diesel engine parts *amended* to cover finished crankshafts manufactured with the use of imported unfinished crankshafts.

Amendment effective on articles manufactured on and after March 5, 1966, and exported on and after May 20, 1966.

Amendment issued by regional commissioner of customs, Chicago, Ill., May 19, 1967.

(G) *2, 4-D Esters and Amines*.—T.D. 67-84-L, covering Voranol CP 3500 and Voranol CP 3720 brands of polyol manufactured under section 1313(b) by The Dow Chemical Co., Midland, Mich., at its Midland, Mich., and Freeport, Tex., factories with the use of propylene oxide, *amended* to cover 2, 4-D Esters and Amines manufactured under section 1313(b) at the company's Midland, Mich., factory with the use of 2, 4 Dichlorophenoxyacetic acid.

Amendment effective on articles manufactured on and after May 1, 1967, and exported on and after June 2, 1967.

Supplemental statement of October 20, 1967, forwarded to regional commissioner of customs, Chicago, Ill., November 29, 1967.

(H) *Glass fiber sleeving, poly vinyl chloride plastic coated*.—Manufactured under section 1313(a) by The Atkins & Pearce Mfg. Co., Cincinnati, Ohio, with the use of imported perforated poly vinyl chloride plastic strip.

Rate effective on articles manufactured on and after May 17, 1965, and exported on and after July 16, 1965.

Rate issued by regional commissioner of customs, New York, N.Y., March 30, 1967.

(I) *Laundry washer extractors*.—Manufactured under section 1313(a) by Pellerin Milnor Corp., New Orleans, La., with the use of imported industrial remote thermometer and heat controlling device with thermometer.

Rate effective on articles manufactured and exported on and after August 16, 1966.

Rate issued by regional commissioner of customs, New Orleans, La., March 24, 1967.

(J) *Leukanol (syntans); amberol (surface coatings); paraplex (modified polyesters)*.—T.D. 52427-L, as amended, and particularly as amended by T.D. 55367-D, covering, among other things, leukanol manufactured under section 1313(b) by Rohm and Haas Co., Philadelphia, Pa., with the use of refined naphthalene, further *amended* to

cover leukanol (syntans); amberol (surface coatings); and paraplex (modified polyesters) manufactured under section 1313(b) at the company's Philadelphia, Pa., and Knoxville, Tenn., factories with the use of oxalic acid.

Amendment effective on articles manufactured on and after April 1, 1967, and exported on and after May 1, 1967.

Manufacturer's supplemental statement of September 11, 1967, forwarded to regional commissioner of customs, Baltimore, Md., November 14, 1967.

(K) *Piece goods and cotton piece goods, bleached, dyed, printed, mercerized, or subjected to any combination of such processes.*—T.D. 51946-H, as amended by T.D.'s 53459-B, 54993-H, and 55081-E, covering bleached, dyed, printed, or mercerized piece goods or piece goods subjected to any combination of such processes, manufactured under section 1313(a) by Lyman Printing & Finishing Co., Inc., Lyman, S.C., with the use of imported or drawback piece goods, and covering bleached, dyed, printed, or mercerized cotton piece goods or cotton piece goods subjected to any combination of such processes, manufactured under section 1313(b) by the aforesaid company with the use of cotton piece goods in the greige; and, T.D. 52135-K, as amended by T.D. 55081-D, covering bleached, dyed, printed, or mercerized piece goods, or piece goods subjected to any combination of such processes, manufactured under section 1313(a) by Rock Hill Printing & Finishing Co., Inc., Rock Hill, S.C., with the use of imported or drawback piece goods, and covering bleached, dyed, printed, or mercerized cotton piece goods or cotton piece goods subjected to any combination of such processes, manufactured under section 1313(b) by the said Rock Hill Printing & Finishing Co., Inc., with the use of cotton piece goods in the greige; further amended to cover all of the aforementioned articles manufactured at the foregoing factories by M. Lowenstein & Sons, Inc., New York, N.Y., *successor*.

Amendment effective on articles exported on and after December 31, 1965, the date of succession.

Amendment issued by regional commissioner of customs, New York, N.Y., January 11, 1967.

(L) *Pigments, paints, and silk screen inks, fluorescent.*—Manufactured under section 1313(b) by Lawter Chemicals, Inc., Chicago, Ill., with the use of rhodamine 6GDN (basic red), rhodamine BX (basic violet), ortho-para toluene sulphonamide, benzoguanamine, azosol brilliant yellow 6GF, and brilliant yellow 6G base.

Rate effective on articles manufactured on and after August 27, 1964, and exported on and after May 11, 1965.

Manufacturer's statements of August 24, 1965, and June 1, 1967, forwarded to regional commissioner of customs, Chicago, Ill., November 29, 1967.

(M) *P-tert-butylphenol*.—Manufactured under section 1313(b) by The Dow Chemical Co., Midland, Mich., with the use of phenol.

Rate effective on articles manufactured on and after January 1, 1967, and exported on and after February 2, 1967.

Manufacturer's statement of October 20, 1967, forwarded to regional commissioner of customs, Chicago, Ill., November 14, 1967.

(N) *Refrigerators, freezers and warmers*.—Manufactured under section 1313(a) by Victory Metal Mfg. Corp., Plymouth Meeting, Pa., with the use of imported stainless steel sheets, aluminum alloy sheets, and component parts for refrigerators.

Rate effective on articles manufactured on and after January 16, 1966, and exported on and after January 16, 1967.

Rate issued by district director of customs, Philadelphia, Pa., March 28, 1967.

(O) *Rhoplex/Primal series, aqueous solutions of the*.—T.D. 55924-D, as amended by T.D. 56239-J, covering, among other things, ethyl acrylate manufactured under section 1313(b) by Rohm and Haas Co., Philadelphia, Pa., with the use of ethyl alcohol, further amended to cover aqueous solutions of the Rhoplex/Primal series manufactured under section 1313(b) at the company's Bristol, Pa., Louisville, Ky., and Knoxville, Tenn., factories with the use of acrylamide.

Amendment effective on articles manufactured on and after March 1, 1967, and exported on and after April 1, 1967.

Manufacturer's supplemental statement of September 11, 1967, forwarded to regional commissioner of customs, Baltimore, Md., November 16, 1967.

(P) *Shotgun shell explosive-bird frightening devices*.—Manufactured under section 1313(a) by Colt's Inc., Firearms Div., Pyrodyamics, Atglen, Pa., with the use of imported shotshell cases.

Rate effective on articles manufactured on and after May 15, 1966, and exported on and after June 1, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., April 25, 1967.

(Q) *Steel tubing; steel frame parts; galvanized steel roofs*.—Manufactured under section 1313(b) by Bock Industries of Elkhart, Ind., Inc., Elkhart, Ind., with the use of galvanized, hot rolled, and hot rolled pickled and oiled steel in coils.

Rate effective on articles manufactured on and after December 15, 1965, and exported on and after December 20, 1965.

Manufacturer's statements of December 28, 1966, and October 23, 1967, forwarded to regional commissioner of customs, Chicago, Ill., November 20, 1967.

(R) *Styrene*.—Manufactured under section 1313(b) by The Dow Chemical Co., Midland, Mich., at its Midland, Mich., and Freeport, Tex., factories with the use of ethyl benzene.

Rate effective on articles manufactured on and after May 21, 1966, and exported on and after June 21, 1966.

T.D. 55387—H *revoked*.

Manufacturer's statement of July 26, 1967, forwarded to regional commissioner of customs, Chicago, Ill., November 29, 1967.

(S) *Tablets, Ethionamide*.—T.D. 53782-D, as amended by T.D.'s 55136-M, 55782-E, 56027-G, and 56286-F, covering, among other things, Butazolidin Alka capsules manufactured under section 1313 (a) by Strong Cobb Arner Inc., Cleveland, Ohio, at its Murray Hill, N.J., and Cleveland, Ohio, factories with the use of imported 3, 5 Dioxo-1-2 Diphenyl 1-4-N-Butyl Pyrazolidine powder, also known as Butazolidin "F", further *amended* to cover Ethionamide tablets manufactured by the said company at the factories aforementioned with the use of imported Ethionamide.

Amendment effective on articles manufactured on and after January 10, 1966, and exported on and after January 26, 1966.

Amendment issued by regional commissioner of customs, New York, N.Y., April 20, 1967.

(T) *Toxaphene (chlorinated camphene)*.—Manufactured under section 1313(b) by Hercules Inc., Wilmington, Del., at its factories located at Brunswick, Ga., and Hattiesburg, Miss., with the use of alpha pinene manufactured hereunder with the use of pulp mill liquid, a crude turpentine.

Rate effective on articles manufactured on and after January 12, 1966, and exported on and after January 13, 1966.

Manufacturer's statements of January 27, 1967, and September 26, 1967, forwarded to regional commissioner of customs, Baltimore, Md., November 8, 1967.

(U) *Vacuum cleaners, commercial*.—Manufactured under section 1313(a) by Pullman Vacuum Cleaners Corp., Malden, Mass., with the use of imported electrical vacuum cleaner motors.

Rate effective on articles manufactured on and after April 25, 1966, and exported on and after May 4, 1966.

Rate issued by regional commissioner of customs, Boston, Mass., April 25, 1967.

(V) *Zinc anodes, magnesium coated.*—T.D. 49766-M, as amended, and particularly as amended by T.D. 55164-E, covering, among other things, zinc anodes manufactured under section 1313(b) by American Smelting and Refining Co., New York, N.Y., at its Newark, N.J.; Houston, Tex.; and San Francisco, Calif., factories with the use of zinc, further *amended* to cover magnesium coated zinc anodes manufactured under section 1313(b) at the above-mentioned factories with the use of zinc.

Amendment effective on articles manufactured on and after July 21, 1964, and exported on and after April 1, 1966.

Manufacturer's supplemental statement of July 10, 1967, forwarded to regional commissioner of customs, New York, N.Y., November 13, 1967.

(W) *Zinc products.*—T.D. 51369-J, as amended by T.D.'s 51777-B, 53506-J, 53715-I, 55122-E, 55437-L, and 67-66-G, covering, among other things, lithopone, zinc sulphate, and zinc products manufactured under section 1313(b) by The New Jersey Zinc Co., New York, N.Y., at its Palmerton, Pa., factory with the use of buchans zinc concentrates, zinc bearing ores or concentrates, and slab zinc, further *amended* to cover zamak die cast alloy, zinc anodes, zinc dust, and zinc metal powder manufactured under section 1313(b) with the use of zinc ore or concentrates, slab zinc, and liquid zinc.

Amendment effective on articles manufactured and exported on and after February 11, 1966.

Manufacturer's supplemental statement of June 21, 1967, forwarded to regional commissioner of customs, Baltimore, Md., November 20, 1967.

187-188. The first of these is the "Theology of the Cross" (Theologia Crucis) which is a treatise on the doctrine of the Cross. It is a work of great importance and interest, and is one of the most important works of the Reformation.

The second of these is the "Theology of the Word" (Theologia Verbi) which is a treatise on the doctrine of the Word. It is a work of great importance and interest, and is one of the most important works of the Reformation. The third of these is the "Theology of the Church" (Theologia Ecclesie) which is a treatise on the doctrine of the Church. It is a work of great importance and interest, and is one of the most important works of the Reformation.

The fourth of these is the "Theology of the Sacraments" (Theologia Sacramentorum) which is a treatise on the doctrine of the Sacraments. It is a work of great importance and interest, and is one of the most important works of the Reformation. The fifth of these is the "Theology of the Christian Life" (Theologia Christiane Vitae) which is a treatise on the doctrine of the Christian Life. It is a work of great importance and interest, and is one of the most important works of the Reformation.

The sixth of these is the "Theology of the Christian Church" (Theologia Christiane Ecclesie) which is a treatise on the doctrine of the Christian Church. It is a work of great importance and interest, and is one of the most important works of the Reformation. The seventh of these is the "Theology of the Christian Ministry" (Theologia Christiane Ministerii) which is a treatise on the doctrine of the Christian Ministry. It is a work of great importance and interest, and is one of the most important works of the Reformation.

The eighth of these is the "Theology of the Christian Faith" (Theologia Christiane Fidei) which is a treatise on the doctrine of the Christian Faith. It is a work of great importance and interest, and is one of the most important works of the Reformation. The ninth of these is the "Theology of the Christian Hope" (Theologia Christiane Spei) which is a treatise on the doctrine of the Christian Hope. It is a work of great importance and interest, and is one of the most important works of the Reformation.

The tenth of these is the "Theology of the Christian Love" (Theologia Christiane Caritatis) which is a treatise on the doctrine of the Christian Love. It is a work of great importance and interest, and is one of the most important works of the Reformation. The eleventh of these is the "Theology of the Christian Charity" (Theologia Christiane Caritas) which is a treatise on the doctrine of the Christian Charity. It is a work of great importance and interest, and is one of the most important works of the Reformation.

The twelfth of these is the "Theology of the Christian Justice" (Theologia Christiane Iustitiae) which is a treatise on the doctrine of the Christian Justice. It is a work of great importance and interest, and is one of the most important works of the Reformation. The thirteenth of these is the "Theology of the Christian Mercy" (Theologia Christiane Misericordiae) which is a treatise on the doctrine of the Christian Mercy. It is a work of great importance and interest, and is one of the most important works of the Reformation.

The fourteenth of these is the "Theology of the Christian Peace" (Theologia Christiane Pacis) which is a treatise on the doctrine of the Christian Peace. It is a work of great importance and interest, and is one of the most important works of the Reformation. The fifteenth of these is the "Theology of the Christian Unity" (Theologia Christiane Unitatis) which is a treatise on the doctrine of the Christian Unity. It is a work of great importance and interest, and is one of the most important works of the Reformation.

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Armored cars.	67-202-C
Automotive batteries; steel bars and rough forgings; rear axle housing flanges, rear serve pistons, rear axle housing spring seats, and converter covers; engine valve springs; wheel spiders and impact bars and other bumper parts; miscellaneous auto parts; and tractors, tractor engines, and industrial engines.	67-53-A
Auxiliary power units for aircraft.	67-170-A
Bags:	
Cotton.	67-146-E
Filter, and paper boxes.	67-130-A
Bands, metal wrist watch expansion, gold plated.	67-130-B
Banol, medroxyprogesterone acetate, and steroid hormones.	67-202-D
Bar lead, block lead, type metals, solder, and antimony lead.	67-146-F
Barley, cleaned and graded; malt:	
Basic Products Corp.	67-288-A
Fleischmann Malting Co., Div. of Standard Brands, Inc.	67-272-B
Froedtert Malt Corp.	67-288-A
Red River Grain Co. Div.	67-288-A
Barytes, ground.	67-272-C
Beans, oven-baked, pork and beans, and beans in tomato sauce.	67-202-E
Beekosol alkyd resin solution.	67-98-B
Belts and safety straps, linemen's.	67-288-B
Beryllium rods, bars, plates, rings, and other Machine shaped articles.	67-130-C
Beverage and beverage bases, canned and carbonated:	
Cantrell & Cochrane Corp., a N.J. Corp.	67-137-C, 67-227-A
Cantrell & Cochrane, Ltd., Inc.	67-14-C, D
Dad's Root Beer Co.	67-41-A
Richardson Corp.	67-157-B
Shasta Beverages, a Div. of Consolidated Foods Corp.	67-137-D, 67-272-D
Biscuits and cookies.	67-66-C
Blades, bucket and partition; pins, dovetail, assembled as component parts of large steam turbines.	67-126-A
Blades, razor, teflon coated, stainless steel, finished.	67-14-E
Blended powders (polytet alloy powders); insulated coaxial cable core; extruded or molded rods, tubes, sheets, and shapes.	67-227-B
Boron and carbon disks; oxidized magnesite; "Magnorite", a magnesia grain.	67-260-C
Bucket pins and upper tumbler heel plates.	67-137-E
Buetril, chemical formulation.	67-98-C
Building panels, fiber glass.	67-260-D
Butadiene, butylene-1, butylene-2, propylene, and methyl ethyl ketone (MEK).	67-98-D
Buttons, casein.	67-183-A
Butyl sheeting, rubber irrigation pipe, tire repair materials, industrial tires, bicycle tires and tubes, tire inner tubes, and radiator hose.	67-272-E
Calcium pantothenate.	67-157-C
Cameras, process (Commercial reproduction), reconnaissance, and television:	
ITEK Corp.	67-66-R
North American Philips Co., Inc., Studio Equipment Div.	67-130-D
NuArc Co., Inc.	67-288-C

Drawback decisions—Continued

	T.D. No.
Candies, chocolate, hard, and macaroons, coconut:	
Chunky Corp., The.....	67-14-F
Kimbell Candy Co.....	67-260-E
Sevigny's Candy, Inc.....	67-84-B
Carb-O-Sep and Carbarsone.....	67-14-G
Carpullers.....	67-202-F
Cellophane paper and aluminum foil, slit and printed, in rolls, sheets, or labels; aspirin compounds, granulated; and aspirin tablets.....	67-146-G
Chemical compounds, blended, known as "Duramir" and "Econo Chrome".....	67-183-B
Chemicals and chemical products:	
Ciba Corp.....	67-130-E
Merck & Co., Inc.....	67-126-B
Schering Corp.....	67-146-H
Cherries, artificially colored or maraschino, fruit cocktail and fruit for salad:	
Continental Processing Corp.....	67-98-E
S & W Fine Food Products Co.....	67-227-C
USP Corp.....	67-272-F
Chocolate powder.....	67-157-D
Cigar wrapper.....	67-146-I
Cigars and reconstituted tobacco.....	67-272-G
Clocks, alarm.....	67-288-D
Cloths, wiping (pre-crumpled).....	67-126-C
Coaches and trucks, motor.....	67-202-G
Coat fronts.....	67-137-F
Coat hangers, wire.....	67-66-D
Compoicillin-VK, granules and tablets; Tridione capsules, solution, and tablets.....	67-272-H
Confectionery and confectionery products:	
Peter Paul, Inc.....	67-41-B
Sweets Co. of America, Inc.....	67-14-H, 67-53-B
Tootsie Roll Industries, Inc.....	67-53-B
Cookies.....	67-202-H
Copper products.....	67-137-G
Corrugated or smooth insulation jacketing, laminated with paper or plastic film.....	67-98-F
Crane cars.....	67-227-D
Cranes, truck mounted, crawler, self propelled, and scooter.....	67-288-E
Dessert preparation, dry, known as Drimix.....	67-183-C
Diazinon formulations.....	67-260-F
Die castings (aluminum), machined.....	67-146-K
Dies, aluminum extrusion, and component parts.....	67-272-I
Doors, glass, sliding:	
Lawson Industries, Inc.....	67-14-I
Lumidor Mfg. Corp.....	67-272-J
Drill pipe protectors (molded rubber products).....	67-170-B
Drilling platforms, offshore, mobile self-elevating.....	67-66-E
Drink concentrates, non-alcoholic, and toppings.....	67-157-E
Dyed and finished piece goods.....	67-98-G
Dyestuffs; Topanol CA, naphthol and naphthol solutions; pigments, intermediates, chemicals, etc:	
Berkshire Color and Chemical Co.....	67-272-K
Dyestuff & Chemical Div., General Aniline & Film Corp.....	67-260-G
I.C.I. (Organics) Inc.....	67-183-D
Pfister Chemical Inc.....	67-137-H
Tenneco Chemicals, Inc., Berkshire Color Div.....	67-272-K
Electric temperature blanket controls.....	67-272-L
Electrical apparatus, controls and parts:	
Square D Co.....	67-202-I
Westinghouse Electric Corp.....	67-98-H
Electrode pins, stainless steel.....	67-272-M
Electrolytic copper rod of 5/16 inch and 1/4 inch in diameter.....	67-126-D
Engine blocks, machined, automobiles and parts, refrigerators, freezers, compressors and ranges.....	67-272-N

Drawback decisions—Continued

	T.D. No.
Engine generator sets; centrifugal pumps	67-137-I
Engines, diesel	67-288-F
Epoxy resins, liquid and solid:	
Ciba Corp.	67-260-H
Dow Chemical Co.	67-272-O
Extract, vanilla	67-260-I
Extracts, flavoring	67-137-J
Extrusions, aluminum	67-202-J
Fabrics and laces, knit, dyed and finished	67-272-P
Fabrics, upholstery	67-260-J, K, L
Feed supplements, animal (Vitamin K, Hetrogen K, and Hetrazeen-50) premixes	67-202-K
Ferrocerium alloy rod; ferrocerium alloy flint	67-84-C
Ferrosilican alloys, in powder or granular form	67-130-F
Fiber, acrylic, tow and staple	67-130-G
Film, metallized plastic	67-157-F
Film, motion picture, exposed and developed, positive	67-14-J
Films, vacuum metalized	67-170-C
Finished bearing cups and complete bearing assemblies	67-157-G
Flake paraformaldehyde; n-Butyl Formeel	67-98-I
Flavoring extracts	67-53-C
Foil, laminated aluminum and sulphite paper for cigarette packing	67-41-C
Foils, hot die-stamping	67-260-M
Food products and foods processed:	
Glidden Co.	67-53-D
Hunt Foods and Industries, Inc.	67-66-F
Hunt-Wesson Foods, Inc.	67-66-F
Reeves, B.M., Co., Inc.	67-53-D
Food service equipment, stainless steel	67-146-L
Forgings, rough closed die impression	67-84-D
Fruits, fruit cocktail & nectar, & fruit for salad; catsup, peas, bottled, canned, etc:	
California Cannerns and Growers	67-14-K
California Cannerns & Growers, dba Filice and Perrelli Canning Co.	67-14-K
Dole Co., A Div. of Castle & Cooke, Inc.	67-84-F, 67-157-H
Frank M. Wilson Co., Inc.	67-14-L
Libby, McNeill & Libby	67-84-E, 67-260-N
Nugget Foods, Inc.	67-14-L
Fruit juice drinks	67-260-O
Fuel Oil, distillate	67-14-M
Fuel strainer assemblies and fuel strainer assembly overhaul kits	67-126-E
Gear case accessories, aviation and industrial grade	67-146-M
Glaced fruits, maraschino cherries, flavoring extracts, soda fountain toppings and syrups and fruit and related products for ice cream and bakery manufacture	67-157-I
Glass fiber sleeving, poly vinyl chloride plastic coated	67-288-H
Glass strips or slats, edge-ground	67-272-Q
Glass, window, jalousie	67-14-N
Gum, chewing, slab (stick); gum, chewing, sugar-coated pellets; foil, laminated, aluminum (gum wrappers)	67-157-J
Handkerchiefs, unfinished	67-14-O
Heat exchangers, radiators, coolers, and other heat transfer products and parts:	
Foster Wheeler Corp.	67-53-E
Hudson Engineering Corp.	67-260-P
Modine Manufacturing Co.	67-14-P
Nooter Corp.	67-98-J
Herbicidal compositions	67-126-F
Hires root beer fountain syrup	67-98-K
Hoses, synthetic rubber	67-272-R
Hydrogenated Castor oil	67-98-L
IBM block assembly carriage detent	67-137-K

Drawback decisions—Continued

	T.D. No.
Indomethacin; indomethacin milled; and indomethacin-lactose (1:1) microatomized.....	67-41-D
Inertia welders and turbine engines.....	67-126-G
Insecticide vaporizer polypropylene plastic cages.....	67-183-E
Insecticides, liquid.....	67-53-F
Instruments, process control.....	67-260-Q
Iron hy-dex (iron hydrogenated dextran complex).....	67-130-H
Jellies, preserves, marmalades and conserves.....	67-157-K
Jewelry.....	67-272-S
Kempore.....	67-170-D
L-acetylamino nitrile.....	67-202-L
Laundry washer extractors.....	67-288-I
Lead articles and zinc base die cast alloys.....	67-53-G
Leather, finished glove.....	67-130-I
Lemonade, concentrated, frozen, canned.....	67-227-F
Leukanol (syntans); amberol (surface coatings); paraplex (modified polyesters).....	67-288-J
Lithopone, zinc sulphide, and zinc products.....	67-66-G
Machines and machinery; centrifuge, mining, textiles, amusement, business, etc.:.....	
Beloit Corp.....	67-157-L
Goodman Manufacturing Co.....	67-66-H
Manton Gaulin Manufacturing Co., Inc.....	67-66-I
National Cash Register Co., The.....	67-227-G
Pfaudler Co., div., Pfaudler Permutit, Inc.....	67-272-T
Pfaudler Co., div., Ritter Pfaudler Corp.....	67-272-T
Snow-Nabstedt Gear Corp.....	67-202-N
Whitin Machine Works.....	67-202-M
Williams Electronic Manufacturing Corp.....	67-14-Q, 67-137-L
Magnesium alloy ingots.....	67-126-H
Magnesium oxide, electrical grade, in grain form.....	67-146-N
Manganese hydrate 25X and manganese hydrate #39.....	67-227-H
Manganese sulfate and potassium permanganate.....	67-84-G
Manutex-RSX.....	67-130-J
Mayonnaise, and salad and cooking oils.....	67-66-J
Medicinal preparation.....	67-53-H
Medicinal tablets.....	67-14-R
Milk food products.....	67-260-R
Mining vehicles, drill carriers, personnel carriers and tractor-type load pullers.....	67-130-K
Mixes, ice cream and milk shake.....	67-202-O
Motor Vehicles.....	67-130-L
"Mylar" polyester film, slit rolls.....	67-126-I
Nets, slings, mooring hawsers, guy pendants, preventers, and rigging.....	67-137-M
Nickel silver and cupro nickel alloys in sheets, strips, and tubes.....	67-272-U
Nutritive sweetener blends.....	67-157-M
Nylon waste garnett.....	67-227-I
Oleic acid, distilled.....	67-170-E
Orange juice and blended orange and grapefruit juice and fruit drink bases, frozen concentrated, etc.:.....	
Di Giorgio Corp.....	67-146-O, 67-227-J, L
Florida Home Juice Co.....	67-227-K
Juice Corp. of America.....	67-202-P
Lakeland Highlands Canning Co., Inc.....	67-202-P
Ludford Fruit Products, Inc.....	67-126-J
Salada Foods, Inc.....	67-14-S
Sunnyland Juice Corp.....	67-146-O
TreeSweet Products Co.....	67-227-J, L
Paint, zinc dust base.....	67-157-N
Panogen #2085; Panogen #2088; mercury concentrate; Pandrinox; ethylene glycol rhodamine solution.....	67-66-K
Paper, carbon, and ribbons, typewriter.....	67-137-N
Para aminosalicilic acid, sodium para aminosalicylate, isonicotinic acid hydrazide, and para aminosalicilic acid with isonicotinic acid hydrazide; in tablet and granular form.....	67-146-P

Drawback decisions—Continued

	T.D. No.
Peas, fresh shelled, cleaned, blanched, graded and frozen.....	67-272-V
Penbritin granulated powder.....	67-272-W
Phonographs, portable, table model, and console; tuners and amplifiers.....	67-66-L
Piece goods, knitted, nylon, woven, laminated, printed, dyed, bleached, etc.:	
Abbond Corp.....	67-130-O
American Laminators, Inc.....	67-130-O
Angier Knitting Mills, Inc.....	67-202-R
Blue Ridge Textile Co., Inc.....	67-66-M
Bondatex Mills, Inc.....	67-130-N
Lowenstein, M. & Sons, Inc.....	67-288-K
Lyman Printing & Finishing Co., Inc.....	67-288-K
Millville Dyeing & Finishing Co., Inc.....	67-202-Q
Millville Mfg. Co.....	67-202-Q
Moggio, Peter & Sons, Inc.....	67-14-T
Novelty Textile Mills, Inc.....	67-130-M
Palatine Dyeing Co., Inc.....	67-98-M
Park Silk Co., Inc.....	67-126-K
Rock Hill Printing & Finishing Co., Inc.....	67-288-K
Star Knitting Fabrics, Inc.....	67-53-I
Sterling Creative Textile Printers, Inc.....	67-53-J
Tricot Fabricating Corp.....	67-227-M
Pigments & Pigment dispersions:	
Customs Chemicals Co., Inc.....	67-202-S
du Pont de Nemours, E.I. & Co., Inc.....	67-260-S
Lawter Chemicals, Inc.....	67-288-L
Pipemill presses, tubular forming.....	67-272-X
Plastic products; nylon products.....	67-183-F
Plastic sheets, polycarbonate.....	67-227-N
Plates, steel, fabricated for tank structures.....	67-260-T
Plywood, finished.....	67-227-O
Polyethylene foam sheets, slit.....	67-98-N
Polytetrafluoroethylene sheet, rod, tube, and tape.....	67-157-O
Preheaters, air.....	67-84-H
P-tert-butylphenol.....	67-288-M
Punch subsystems for computer systems.....	67-98-O
Radiator cores and lockseam tubes.....	67-126-L
Radio-stereo-phonograph sets.....	67-98-P
Radios, portable, table and clock; recorders, tape; phonographs, show 'n tell (photo viewer), and trancivers (two-way radio).....	67-130-P
Reagent, mining.....	67-227-P
Refrigeration units for buses, trucks, and railroad cars.....	67-170-F
Refrigerators and display cases.....	67-126-M
Refrigerators, freezers and warmers.....	67-288-N
Resins and resin compounds:	
Resyn Corp.....	67-41-E
Rohm & Haas Co.....	67-183-H
Tenneco Chemicals, Inc.....	67-183-G
Tenneco Plastics Div. of Tenneco Mfg. Co.....	67-183-I
Union Carbide Corp.....	67-41-F
Revoked:	
Ciba Corp, T.D.'s 47032-F, 52868-C, 55309-C, 55397-F, 55722-K, 56091-L, 53943-H, 55972-P by.....	67-130-E
T.D. 55387-H by.....	67-288-R
Wm. Wrigley Jr., Co., T.D.'s 32142, 35957, 37958-A, 38173-B, 51946-E by.....	67-157-J
Rhoplex/Primal series, aqueous solutions of the.....	67-288-O
Rollers, needle, and needle roller bearings.....	67-202-T
Rolling mill rolls, finished steel.....	67-146-Q
Saw blades, hand and power, sabre, and band.....	67-14-U
Sawmills, portable.....	67-227-Q
17-Alpha, hydroxyprogesterone (DON JJJ).....	67-227-E
Shotgun shell explosive-bird frightening devices.....	67-288-P

Drawback decisions—Continued

Sodium bichromate solution; chromic acid; korean dry; korean, 60 percent solution; korean, 70 percent solution; potassium bichromate; sodium chromate tetrahydrate; and, sodium chromate anhydrous.....	T.D. No. 67-260-U
Sodium carboxymethylcellulose; nitroform; dimethyl terephthalate; pentaerythritol; sodium formate; formaldehyde; and corpent.....	67-126-N
Sodium fluoride; hydrofluoric acid; and Genetrons (halogenated hydrocarbons).....	67-260-V
Soft drinks and beverage syrups, canned, carbonated: Pepsi-Cola Bottling Co. of Los Angeles.....	67-14-V
Royal Crown Cola Co.....	67-53-K
Seven-Up Research Corp.....	67-84-I
Sorbitol and mannitol; sorbitol and mannitol derivatives.....	67-170-G
Soups, canned, insti-pack, frozen; other canned products, and other frozen products.....	67-157-P, 67-202-U, V
Springs, flat leaf suspended.....	67-126-O
Stainless steel dished heads; machined stainless steel rings, discs and flanges.....	67-227-R
Stainless welding rods (electrodes) and stainless welding wire.....	67-227-S
Steel and steel products: Armco Steel Corp.....	67-227-T
Bock Industries of Elkhart, Ind., Inc.....	67-288-Q
Construction Products, Inc.....	67-202-W
Copperweld Steel Co.....	67-157-Q
Crucible Steel Co.....	67-260-W
Griffin, G. W. Co.....	67-98-R
Inland Steel Co.....	67-146-R
Irving Subway Grating Co., a div. of Harsco Corp.....	67-98-Q
Market Forge Co.....	67-227-U
Phoenix Steel Corp.....	67-126-P
Steelcraft Mfg. Co.....	67-130-Q
Styrene.....	67-288-R
Styrene, polymerized ("Styron").....	67-227-V
Sugar, hard refined.....	67-260-X
Sugar, liquid refined (invert or uninverted); syrups, bottling and fountain, and blended syrups.....	67-66-N
Sweaters.....	67-14-W
Swimming pool filter containers.....	67-53-L, M
Tablets and granulation, Metoquina and Winstrol.....	67-227-W
Tablets, Ethionamide.....	67-288-S
Tape, magnetic recording.....	67-53-N
Tape, pressure sensitive, various widths.....	67-227-X
Televisions, musical, toy.....	67-53-O
Textile spindles and textile spinning and twisting machinery.....	67-126-Q
Time recorders.....	67-98-S
Tires, pneumatic rubber; nylon and rayon cord tire fabric-rubber dipped or undipped.....	67-126-R
Titanium and titanium alloy ingots.....	67-202-X
Tomato products, processed.....	67-130-R
Tonka beans, powdered.....	67-14-X
Toxaphene (chlorinated camphene).....	67-288-T
Transistor bases.....	67-53-P
Triacetate flake, triacetate filament yarn and triacetate staple fiber.....	67-84-J
Trimethyl palmityl quaternary ammonium chloride.....	67-98-T
Truck axles, clutch plates, gears, pinions, and springs.....	67-202-Y
Trucks, truck chassis, busses, and bus chassis.....	67-66-P, O
Tungsten concentrates and products.....	67-14-Y
Tungsten ore briquettes.....	67-84-K
Turbine generator sets.....	67-157-R
2,4-D Esters and Amines.....	67-288-G
2,6-Dichloro-4-Nitroaniline fungicide.....	67-146-J
Vacuum cleaner motor parts.....	67-170-H
Vacuum cleaners, commercial.....	67-288-U

Drawback decisions—Continued

T.D. No.

Valve bodies, machined.....	67-272-Y
Vehicles, military type, and spare parts.....	67-183-J
Voranol CP 3500 and Voranol CP 3720 brands of polyol.....	67-84-L
Ware, sanitary; parts, tractor, truck, automotive, and appliance.....	67-202-Z
Washers, plunger cups, and insulator disks.....	67-130-S
Water coolers, drinking, electric.....	67-14-Z
Weed killers.....	67-98-U
Wheels, steel.....	67-137-O
Wines.....	67-260-Y
Wire and cables, copper.....	67-157-S
Wire Cloth blanks.....	67-66-Q
Wire cord sets and wire cord assemblies.....	67-272-Z
Wire drawing machinery.....	67-98-V
Wool and hair products, sorted, scoured, blended, etc.:.....	
Brady Combing Co., Inc.....	67-130-T
Forte-Fairbairn, Inc.....	67-130-V
Hudson Combing Co., Inc.....	67-130-U
Roddie Wool Scouring Co., Inc.....	67-183-K
Yarn, acrylic, rayon, thrown, etc.:.....	
Herdman's Linen Yarns, Ltd.....	67-41-G
Ledbetter Mfg. Co., Inc.....	67-170-I
Sauquoit Fibers Co.....	67-41-H
Sauquoit Silk Co., Inc.....	67-41-H
Shuford Mills, Inc.....	67-227-Y
Zinc and zinc products:.....	
American Smelting and Refining Co.....	67-288-V
New Jersey Zinc Co., The.....	67-288-W
Pacific Smelting Co.....	67-126-S
Warren Die Casting Corp.....	67-53-Q
Zirconium products.....	67-53-R
Dresser Industries, Inc., Dresser Mageobar Div.....	67-272-C
Dresser Mageobar Div., Dresser Industries, Inc.....	67-272-C
Duluth, Minn., in Customs Agency Service Region 4, office of customs agent in charge, geographical jurisdiction amended; sec. 1.5, C.R. amended.....	67-8, 67-135, 67-238
Dundee Plastics Div.....	67-157-O
Du Pont de Nemours, E.I., & Co., Inc.....	67-126-I, 67-183-F, 67-260-S
Dyestuff & Chemical Div., General Aniline & Film Corp.....	67-260-G

E

Eaton Mfg. Co.....	67-202-Y
Eaton Yale and Towne, Inc.....	67-202-Y
Ebeo Manufacturing Co.....	67-14-Z
Educational materials; free entry: Florence Agreement (P.L. 89-651); Regulations amended to give effect thereto; secs. 10.9 and fnt. 7 deleted; 10.43 fnt. 39; 10.45 deleted; 10.46 fnt. 41; 10.47 and fnt. 42 added; 10.48(a), (b)(1); fnt. 43 appended to 10.48; 10.53 fnt. 48, C.R. amended.....	67-108
Procedures prescribed for entry under item 851.60, TSUS; new centerhead and secs. 10.114 through 10.118 added, C.R. amended.....	67-50
Visual or auditory, procedures prescribed for entry under item 870.30, TSUS; new centerhead and sec. 10.121 added, C.R. amended.....	67-185
Effective dates suspended: Country of origin marking on imported articles and contain- ers; sec. 11.8(a), C.R. amended.....	67-230
Implementation of Customs automated accounting system in certain regions.....	67-155
Electric Parts Corp.....	67-272-Z
Elimination use of brand name on strap and button metal seals for car, compartment and packages; secs. 5.5(b); 5.8(b); 5.9(a), (d); 5.10(f); 19.29; 24.13(a), (b), (c), (e), C.R. amended.....	67-281

	T.D. No.
Emery Industries, Inc.	67-170-E
Empire Button Mfg. Co.	67-183-A
Empire Generator Corp.	67-137-I
Enforcement of customs and navigation laws:	
Fines, penalties, and forfeitures, remission or mitigation of by district directors of customs, authority extended to in- clude motor vehicles valued at \$20,000 or less; sec. 23.25(a) (3), C.R. amended.	67-275
Registration of narcotic addicts and violators, procedure clar- ified; sec. 23.9a, C.R. amended.	67-187
Entireties, cabana sets, decision in C.A.D. 894, limited.	67-105
Entry of new motor vehicles and motor vehicle engines under Motor Vehicle Air Pollution Control Act, Regulations prescribed; new centerhead, sec. 12.73 and fnt. 42 added, C.R. amended.	67-196
Entry or withdrawal for consumption; estimated duties deposited prior to review of entry if completion of delayed until higher rates effective; sec. 8.4(d), (g), C.R. amended.	67-59
Entry record; Customs automated accounting system implemented; Regulations amended to conform to new system; secs. 8, 10, 16, 17, 24, 25, C.R. amended.	67-33
Essex Wire Corp.	67-137-G
Ethylene Corp.	67-227-B
Evidence in support of Government's position, C.A.D. 924 holding court refusal to admit reports of investigations, limited.	67-271
Examination, measurement, and testing of certain products; pe- troleum and petroleum products imported in bulk by vessels, methods prescribed for unloading and gauging; sec. 13.10 center- head and heading; (a); (2), (i), (ii), (iii), (iv), (v), (vi), (3), (4) added; (b), (c), (d), (e), C.R. amended.	67-115
Exemptions for persons in service of United States; personal and household effects; Regulations amended to give effect to perma- nent legislation provided by P.L. 89-439, etc.; secs. 10.26a and fnt. 31a added; 54.2 deleted, C.R. amended.	67-79
Extension of increased duty on imports of certain floor coverings; extension of remaining increased duties on imports of sheet glass; Presidential Proclamation Nos. 3815 and 3816.	67-247
Extension of time for filing requests for favorable treatment; P.L. 89-241 amended; P.L. 90-36.	67-176
F	
FMC Corp.	67-183-J
Farm Fresh Packing Corp.	67-260-O
Fedders Corp.	67-260-A
Fenestra, Inc., Detroit Steel Products, Div.	67-126-O
Ferronickel, unwrought nickel, nickel powders, suspension of duties continued; P.L. 90-48.	67-167
Field Audit offices:	
Customs Region No. 5, headquarters at New Orleans, La., under jurisdiction of Director, Field Audit, Miami, Fla., audit activities assigned to office of Director, Field Audit, Houston, Texas; sec. 1.4a, C.R. amended.	67-194
Listing of customs regions assigned; sec. 1.4a added, C.R. amended.	67-8
Filice and Perrelli Canning Co., California Canners and Growers, dba.	67-14-K
Filing requests for favorable treatment, time extended, P.L. 89-241 amended; P.L. 90-36.	67-176
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